2nd Sub. H.B. 456

1	ALCOHOL AMENDMENTS
2	2018 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Brad R. Wilson
5	Senate Sponsor: Jerry W. Stevenson
6 7	LONG TITLE
8	General Description:
9	This bill modifies provisions related to the regulation of alcoholic beverages.
10	Highlighted Provisions:
11	This bill:
12	 defines terms and modifies defined terms;
13	 clarifies the appropriate measurement point for determining proximity to a
14	community location;
15	 addresses the standard for demonstrating a previously approved variance for
16	purposes of proximity to a community location;
17	requires electronic age verification of certain individuals who are within 10 feet of a
18	grandfathered bar structure;
19	 clarifies and amends labeling requirements for certain malted beverages;
20	 allows the Alcoholic Beverage Control Advisory Board to meet at the chair's
21	discretion;
22	 modifies the days on which certain package agencies located at a manufacturing
23	facility may operate;
24	 modifies the circumstances under which a retail licensee shall submit a responsible



alcohol service plan to the department;

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- 26 ► addresses expungement of a record related to a violation of a provision of the
 27 Alcoholic Beverage Control Act;
 - ► amends the requirements related to when a retail manager or an off-premise retail manager must complete a department training program;
 - amends the requirements related to voting rights to obtain an equity license;
 - ► modifies the circumstances under which a person may hold two retail licenses for the same premises or room;
- addresses the circumstances under which a hotel licensee or a resort licensee may
 have two sublicenses in the same room;
- allows a patron to transport beer between two adjacent licensed premises located in a sports center with a minimum seating capacity;
- provides that a restaurant licensee may employ a minor who is at least 18 years of age to bus tables;
- provides an exemption from certain dispensing area requirements for small restaurant licensees;
- repeals the requirement for restaurant licensees to display a sign stating the restaurant's license type;
- 43 ► allows a dining club licensee to convert to a full-service restaurant license or a bar
 44 license before July 1, 2018;
 - increases the number of airport lounge licenses the commission may issue;
 - provides that the Department of Alcoholic Beverage Control shall study issues related to the use of banquet catering contracts and report to the Business and Labor Interim Committee;
 - modifies the off-premise beer retailer state license fee for a person who operates an off-premise beer retailer on July 1, 2018;
 - extends the time for a business entity to transfer a retail license following a change in ownership;
 - modifies the operational requirements for a hotel license and for a sublicense related to calculating the percentage of gross receipts from the sale of food;
- 55 addresses the grades in which an LEA may offer the Underage Drinking Prevention
 56 Program to students; and

5/	• makes technical and conforming changes.
58	Money Appropriated in this Bill:
59	None
60	Other Special Clauses:
61	None
62	Utah Code Sections Affected:
63	AMENDS:
64	32B-1-102, as last amended by Laws of Utah 2017, Chapter 455
65	32B-1-202, as last amended by Laws of Utah 2017, Chapters 455, 471 and last
66	amended by Coordination Clause, Laws of Utah 2017, Chapter 471
67	32B-1-407, as last amended by Laws of Utah 2017, Chapter 455
68	32B-1-606, as last amended by Laws of Utah 2017, Chapter 455
69	32B-2-210, as last amended by Laws of Utah 2017, Chapter 455
70	32B-2-605, as last amended by Laws of Utah 2016, Chapter 80
71	32B-3-102, as last amended by Laws of Utah 2017, Chapter 455
72	32B-3-205, as last amended by Laws of Utah 2017, Chapter 455
73	32B-4-415, as last amended by Laws of Utah 2017, Chapter 455
74	32B-5-202, as last amended by Laws of Utah 2017, Chapter 455
75	32B-5-207, as enacted by Laws of Utah 2017, Chapter 455
76	32B-5-307, as last amended by Laws of Utah 2017, Chapter 455
77	32B-5-308, as last amended by Laws of Utah 2011, Chapter 307
78	32B-5-405, as enacted by Laws of Utah 2017, Chapter 455
79	32B-5-406, as enacted by Laws of Utah 2017, Chapter 455
80	32B-6-202, as last amended by Laws of Utah 2017, Chapter 455
81	32B-6-205, as last amended by Laws of Utah 2017, Chapter 455
82	32B-6-205.2, as enacted by Laws of Utah 2017, Chapter 455
83	32B-6-302, as last amended by Laws of Utah 2017, Chapter 455
84	32B-6-305, as last amended by Laws of Utah 2017, Chapter 455
85	32B-6-305.2, as enacted by Laws of Utah 2017, Chapter 455
86	32B-6-403, as last amended by Laws of Utah 2017, Chapter 455
87	32B-6-404, as last amended by Laws of Utah 2017, Chapter 455

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              32B-6-404.1, as enacted by Laws of Utah 2017, Chapter 455
 89
              32B-6-406, as last amended by Laws of Utah 2017, Chapter 455
 90
              32B-6-409, as enacted by Laws of Utah 2011, Chapter 334
 91
              32B-6-503, as last amended by Laws of Utah 2011, Chapter 334
 92
              32B-6-605, as last amended by Laws of Utah 2011, Chapters 307 and 334
              32B-6-902, as last amended by Laws of Utah 2017, Chapter 455
 93
 94
              32B-6-905, as last amended by Laws of Utah 2017, Chapter 455
 95
              32B-6-905.1, as enacted by Laws of Utah 2017, Chapter 455
 96
              32B-7-202, as last amended by Laws of Utah 2017, Chapter 455
 97
              32B-7-401, as enacted by Laws of Utah 2017, Chapter 455
 98
              32B-8a-202, as last amended by Laws of Utah 2016, Chapter 82
 99
              32B-8a-203, as last amended by Laws of Utah 2016, Chapter 82
100
              32B-8b-102, as last amended by Laws of Utah 2017, Chapter 455
101
              32B-8b-301, as enacted by Laws of Utah 2016, Chapter 80
102
              32B-8b-302, as enacted by Laws of Utah 2016, Chapter 80
103
              53F-9-304, as renumbered and amended by Laws of Utah 2018, Chapter 2
104
              53G-10-406, as renumbered and amended by Laws of Utah 2018, Chapter 3
105
              62A-15-401, as last amended by Laws of Utah 2017, Chapter 455
              63I-2-232, as last amended by Laws of Utah 2017, Chapter 455
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       ENACTS:
108
              32B-6-205.4, Utah Code Annotated 1953
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              32B-6-305.4, Utah Code Annotated 1953
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              32B-6-605.1, Utah Code Annotated 1953
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              32B-6-905.3, Utah Code Annotated 1953
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       Be it enacted by the Legislature of the state of Utah:
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              Section 1. Section 32B-1-102 is amended to read:
              32B-1-102. Definitions.
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              As used in this title:
              (1) "Airport lounge" means a business location:
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              (a) at which an alcoholic product is sold at retail for consumption on the premises; and
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119	(b) that is located at an international airport with a United States Customs office on the
120	premises of the international airport.
121	(2) "Airport lounge license" means a license issued in accordance with Chapter 5,
122	Retail License Act, and Chapter 6, Part 5, Airport Lounge License.
123	(3) "Alcoholic beverage" means the following:
124	(a) beer; or
125	(b) liquor.
126	(4) (a) "Alcoholic product" means a product that:
127	(i) contains at least .5% of alcohol by volume; and
128	(ii) is obtained by fermentation, infusion, decoction, brewing, distillation, or other
129	process that uses liquid or combinations of liquids, whether drinkable or not, to create alcohol
130	in an amount equal to or greater than .5% of alcohol by volume.
131	(b) "Alcoholic product" includes an alcoholic beverage.
132	(c) "Alcoholic product" does not include any of the following common items that
133	otherwise come within the definition of an alcoholic product:
134	(i) except as provided in Subsection (4)(d), an extract;
135	(ii) vinegar;
136	(iii) cider;
137	(iv) essence;
138	(v) tincture;
139	(vi) food preparation; or
140	(vii) an over-the-counter medicine.
141	(d) "Alcoholic product" includes an extract containing alcohol obtained by distillation
142	when it is used as a flavoring in the manufacturing of an alcoholic product.
143	(5) "Alcohol training and education seminar" means a seminar that is:
144	(a) required by Chapter 5, Part 4, Alcohol Training and Education Act; and
145	(b) described in Section 62A-15-401.
146	(6) "Banquet" means an event:
147	(a) that is held at one or more designated locations approved by the commission in or
148	on the premises of a:
149	(i) hotel:

150	(ii) resort facility;
151	(iii) sports center; or
152	(iv) convention center;
153	(b) for which there is a contract:
154	(i) between a person operating a facility listed in Subsection (6)(a) and another person;
155	and
156	(ii) under which the person operating a facility listed in Subsection (6)(a) is required to
157	provide an alcoholic product at the event; and
158	(c) at which food and alcoholic products may be sold, offered for sale, or furnished.
159	(7) "Bar structure" means a surface or structure on a licensed premises if on or at any
160	place of the surface or structure an alcoholic product is:
161	(a) stored; or
162	(b) dispensed.
163	(8) (a) "Bar establishment license" means a license issued in accordance with Chapter
164	5, Retail License Act, and Chapter 6, Part 4, Bar Establishment License.
165	(b) "Bar establishment license" includes:
166	(i) a dining club license;
167	(ii) an equity license;
168	(iii) a fraternal license; or
169	(iv) a bar license.
170	(9) "Bar license" means a license issued in accordance with Chapter 5, Retail License
171	Act, and Chapter 6, Part 4, Bar Establishment License.
172	(10) (a) Subject to Subsection (10)(d), "beer" means a product that:
173	(i) contains at least .5% of alcohol by volume, but not more than 4% of alcohol by
174	volume or 3.2% by weight; and
175	(ii) is obtained by fermentation, infusion, or decoction of malted grain.
176	(b) "Beer" may or may not contain hops or other vegetable products.
177	(c) "Beer" includes a product that:
178	(i) contains alcohol in the percentages described in Subsection (10)(a); and
179	(ii) is referred to as:
180	(A) beer;

181	(B) ale;
182	(C) porter;
183	(D) stout;
184	(E) lager; or
185	(F) a malt or malted beverage.
186	(d) "Beer" does not include a flavored malt beverage.
187	(11) "Beer-only restaurant license" means a license issued in accordance with Chapter
188	5, Retail License Act, and Chapter 6, Part 9, Beer-Only Restaurant License.
189	(12) "Beer retailer" means a business that:
190	(a) is engaged, primarily or incidentally, in the retail sale of beer to a patron, whether
191	for consumption on or off the business premises; and
192	(b) is licensed as:
193	(i) an off-premise beer retailer, in accordance with Chapter 7, Part 2, Off-Premise Beer
194	Retailer Local Authority; or
195	(ii) an on-premise beer retailer, in accordance with Chapter 5, Retail License Act, and
196	Chapter 6, Part 7, On-Premise Beer Retailer License.
197	(13) "Beer wholesaling license" means a license:
198	(a) issued in accordance with Chapter 13, Beer Wholesaling License Act; and
199	(b) to import for sale, or sell beer in wholesale or jobbing quantities to one or more
200	retail licensees or off-premise beer retailers.
201	(14) "Billboard" means a public display used to advertise, including:
202	(a) a light device;
203	(b) a painting;
204	(c) a drawing;
205	(d) a poster;
206	(e) a sign;
207	(f) a signboard; or
208	(g) a scoreboard.
209	(15) "Brewer" means a person engaged in manufacturing:
210	(a) beer;
211	(b) heavy beer; or

212	(c) a flavored malt beverage.
213	(16) "Brewery manufacturing license" means a license issued in accordance with
214	Chapter 11, Part 5, Brewery Manufacturing License.
215	(17) "Certificate of approval" means a certificate of approval obtained from the
216	department under Section 32B-11-201.
217	(18) "Chartered bus" means a passenger bus, coach, or other motor vehicle provided by
218	a bus company to a group of persons pursuant to a common purpose:
219	(a) under a single contract;
220	(b) at a fixed charge in accordance with the bus company's tariff; and
221	(c) to give the group of persons the exclusive use of the passenger bus, coach, or other
222	motor vehicle, and a driver to travel together to one or more specified destinations.
223	(19) "Church" means a building:
224	(a) set apart for worship;
225	(b) in which religious services are held;
226	(c) with which clergy is associated; and
227	(d) that is tax exempt under the laws of this state.
228	(20) "Commission" means the Alcoholic Beverage Control Commission created in
229	Section 32B-2-201.
230	(21) "Commissioner" means a member of the commission.
231	(22) "Community location" means:
232	(a) a public or private school;
233	(b) a church;
234	(c) a public library;
235	(d) a public playground; or
236	(e) a public park.
237	(23) "Community location governing authority" means:
238	(a) the governing body of the community location; or
239	(b) if the commission does not know who is the governing body of a community
240	location, a person who appears to the commission to have been given on behalf of the
241	community location the authority to prohibit an activity at the community location.
242	(24) "Container" means a receptacle that contains an alcoholic product, including:

243	(a) a bottle;
244	(b) a vessel; or
245	(c) a similar item.
246	(25) "Convention center" means a facility that is:
247	(a) in total at least 30,000 square feet; and
248	(b) otherwise defined as a "convention center" by the commission by rule.
249	(26) (a) "Counter" means a surface or structure in a dining area of a licensed premises
250	where seating is provided to a patron for service of food.
251	(b) "Counter" does not include a dispensing structure.
252	(27) "Department" means the Department of Alcoholic Beverage Control created in
253	Section 32B-2-203.
254	(28) "Department compliance officer" means an individual who is:
255	(a) an auditor or inspector; and
256	(b) employed by the department.
257	(29) "Department sample" means liquor that is placed in the possession of the
258	department for testing, analysis, and sampling.
259	(30) "Dining club license" means a license issued in accordance with Chapter 5, Retai
260	License Act, and Chapter 6, Part 4, Bar Establishment License, that is designated by the
261	commission as a dining club license.
262	(31) "Director," unless the context requires otherwise, means the director of the
263	department.
264	(32) "Disciplinary proceeding" means an adjudicative proceeding permitted under this
265	title:
266	(a) against a person subject to administrative action; and
267	(b) that is brought on the basis of a violation of this title.
268	(33) (a) Subject to Subsection (33)(b), "dispense" means:
269	(i) drawing [of] an alcoholic product[:]; and
270	[(A) from an area where it is stored; or]
271	[(B) as provided in Subsection 32B-6-205(12)(b)(ii), 32B-6-305(12)(b)(ii),
272	32B-6-805(15)(b)(ii), or 32B-6-905(12)(b)(ii); and]
273	(ii) using the alcoholic product [described in Subsection (33)(a)(i) on the premises of

274	the licensed premises at the location from which it was drawn to mix or prepare an alcoholic
275	product to be furnished to a patron of the retail licensee.
276	(b) The definition of "dispense" in this Subsection (33) applies only to:
277	(i) a full-service restaurant license;
278	(ii) a limited-service restaurant license;
279	(iii) a reception center license; and
280	(iv) a beer-only restaurant license.
281	(34) "Dispensing structure" means a surface or structure on a licensed premises:
282	(a) where an alcoholic product is [stored or] dispensed; or
283	(b) from which an alcoholic product is served.
284	(35) "Distillery manufacturing license" means a license issued in accordance with
285	Chapter 11, Part 4, Distillery Manufacturing License.
286	(36) "Distressed merchandise" means an alcoholic product in the possession of the
287	department that is saleable, but for some reason is unappealing to the public.
288	(37) "Educational facility" includes:
289	(a) a nursery school;
290	(b) an infant day care center; and
291	(c) a trade and technical school.
292	(38) "Equity license" means a license issued in accordance with Chapter 5, Retail
293	License Act, and Chapter 6, Part 4, Bar Establishment License, that is designated by the
294	commission as an equity license.
295	(39) "Event permit" means:
296	(a) a single event permit; or
297	(b) a temporary beer event permit.
298	(40) "Exempt license" means a license exempt under Section 32B-1-201 from being
299	considered in determining the total number of retail licenses that the commission may issue at
300	any time.
301	(41) (a) "Flavored malt beverage" means a beverage:
302	(i) that contains at least .5% alcohol by volume;
303	(ii) that is treated by processing, filtration, or another method of manufacture that is not
304	generally recognized as a traditional process in the production of a beer as described in 27

305	C.F.R. Sec. 25.55;
306	(iii) to which is added a flavor or other ingredient containing alcohol, except for a hop
307	extract; and
308	(iv) (A) for which the producer is required to file a formula for approval with the
309	federal Alcohol and Tobacco Tax and Trade Bureau pursuant to 27 C.F.R. Sec. 25.55; or
310	(B) that is not exempt under Subdivision (f) of 27 C.F.R. Sec. 25.55.
311	(b) "Flavored malt beverage" is considered liquor for purposes of this title.
312	(42) "Fraternal license" means a license issued in accordance with Chapter 5, Retail
313	License Act, and Chapter 6, Part 4, Bar Establishment License, that is designated by the
314	commission as a fraternal license.
315	(43) "Full-service restaurant license" means a license issued in accordance with
316	Chapter 5, Retail License Act, and Chapter 6, Part 2, Full-Service Restaurant License.
317	(44) (a) "Furnish" means by any means to provide with, supply, or give an individual
318	an alcoholic product, by sale or otherwise.
319	(b) "Furnish" includes to:
320	(i) serve;
321	(ii) deliver; or
322	(iii) otherwise make available.
323	(45) "Guest" means an individual who meets the requirements of Subsection
324	32B-6-407(9).
325	(46) "Health care practitioner" means:
326	(a) a podiatrist licensed under Title 58, Chapter 5a, Podiatric Physician Licensing Act;
327	(b) an optometrist licensed under Title 58, Chapter 16a, Utah Optometry Practice Act;
328	(c) a pharmacist licensed under Title 58, Chapter 17b, Pharmacy Practice Act;
329	(d) a physical therapist licensed under Title 58, Chapter 24b, Physical Therapy Practice
330	Act;
331	(e) a nurse or advanced practice registered nurse licensed under Title 58, Chapter 31b,
332	Nurse Practice Act;
333	(f) a recreational therapist licensed under Title 58, Chapter 40, Recreational Therapy
334	Practice Act;
335	(g) an occupational therapist licensed under Title 58, Chapter 42a, Occupational

336	Therapy Practice Act;
337	(h) a nurse midwife licensed under Title 58, Chapter 44a, Nurse Midwife Practice Act;
338	(i) a mental health professional licensed under Title 58, Chapter 60, Mental Health
339	Professional Practice Act;
340	(j) a physician licensed under Title 58, Chapter 67, Utah Medical Practice Act;
341	(k) an osteopath licensed under Title 58, Chapter 68, Utah Osteopathic Medical
342	Practice Act;
343	(1) a dentist or dental hygienist licensed under Title 58, Chapter 69, Dentist and Dental
344	Hygienist Practice Act; and
345	(m) a physician assistant licensed under Title 58, Chapter 70a, Physician Assistant Act.
346	(47) (a) "Heavy beer" means a product that:
347	(i) contains more than 4% alcohol by volume; and
348	(ii) is obtained by fermentation, infusion, or decoction of malted grain.
349	(b) "Heavy beer" is considered liquor for the purposes of this title.
350	(48) "Hotel" is as defined by the commission by rule.
351	(49) "Hotel license" means a license issued in accordance with Chapter 5, Retail
352	License Act, and Chapter 8b, Hotel License Act.
353	(50) "Identification card" means an identification card issued under Title 53, Chapter 3,
354	Part 8, Identification Card Act.
355	(51) "Industry representative" means an individual who is compensated by salary,
356	commission, or other means for representing and selling an alcoholic product of a
357	manufacturer, supplier, or importer of liquor.
358	(52) "Industry representative sample" means liquor that is placed in the possession of
359	the department for testing, analysis, and sampling by a local industry representative on the
360	premises of the department to educate the local industry representative of the quality and
361	characteristics of the product.
362	(53) "Interdicted person" means a person to whom the sale, offer for sale, or furnishing
363	of an alcoholic product is prohibited by:
364	(a) law; or
365	(b) court order.
366	(54) "Intoxicated" means that a person:

36/	(a) is significantly impaired as to the person's mental or physical functions as a result of
368	the use of:
369	(i) an alcoholic product;
370	(ii) a controlled substance;
371	(iii) a substance having the property of releasing toxic vapors; or
372	(iv) a combination of Subsections (54)(a)(i) through (iii); and
373	(b) exhibits plain and easily observed outward manifestations of behavior or physical
374	signs produced by the overconsumption of an alcoholic product.
375	(55) "Investigator" means an individual who is:
376	(a) a department compliance officer; or
377	(b) a nondepartment enforcement officer.
378	(56) "Invitee" means the same as that term is defined in Section 32B-8-102.
379	(57) "License" means:
380	(a) a retail license;
381	(b) a license issued in accordance with Chapter 11, Manufacturing and Related
382	Licenses Act;
383	(c) a license issued in accordance with Chapter 12, Liquor Warehousing License Act;
384	or
385	(d) a license issued in accordance with Chapter 13, Beer Wholesaling License Act.
386	(58) "Licensee" means a person who holds a license.
387	(59) "Limited-service restaurant license" means a license issued in accordance with
388	Chapter 5, Retail License Act, and Chapter 6, Part 3, Limited-Service Restaurant License.
389	(60) "Limousine" means a motor vehicle licensed by the state or a local authority, other
390	than a bus or taxicab:
391	(a) in which the driver and a passenger are separated by a partition, glass, or other
392	barrier;
393	(b) that is provided by a business entity to one or more individuals at a fixed charge in
394	accordance with the business entity's tariff; and
395	(c) to give the one or more individuals the exclusive use of the limousine and a driver
396	to travel to one or more specified destinations.
397	(61) (a) (i) "Liquor" means a liquid that:

398	(A) is:
399	(I) alcohol;
400	(II) an alcoholic, spirituous, vinous, fermented, malt, or other liquid;
401	(III) a combination of liquids a part of which is spirituous, vinous, or fermented; or
402	(IV) other drink or drinkable liquid; and
403	(B) (I) contains at least .5% alcohol by volume; and
404	(II) is suitable to use for beverage purposes.
405	(ii) "Liquor" includes:
406	(A) heavy beer;
407	(B) wine; and
408	(C) a flavored malt beverage.
409	(b) "Liquor" does not include beer.
410	(62) "Liquor Control Fund" means the enterprise fund created by Section 32B-2-301.
411	(63) "Liquor warehousing license" means a license that is issued:
412	(a) in accordance with Chapter 12, Liquor Warehousing License Act; and
413	(b) to a person, other than a licensed manufacturer, who engages in the importation for
414	storage, sale, or distribution of liquor regardless of amount.
415	(64) "Local authority" means:
416	(a) for premises that are located in an unincorporated area of a county, the governing
417	body of a county; or
418	(b) for premises that are located in an incorporated city, town, or metro township, the
419	governing body of the city, town, or metro township.
420	(65) "Lounge or bar area" is as defined by rule made by the commission.
421	(66) "Manufacture" means to distill, brew, rectify, mix, compound, process, ferment, or
422	otherwise make an alcoholic product for personal use or for sale or distribution to others.
423	(67) "Member" means an individual who, after paying regular dues, has full privileges
424	in an equity licensee or fraternal licensee.
425	(68) (a) "Military installation" means a base, air field, camp, post, station, yard, center,
426	or homeport facility for a ship:
427	(i) (A) under the control of the United States Department of Defense; or
428	(B) of the National Guard:

429	(ii) that is located within the state; and
430	(iii) including a leased facility.
431	(b) "Military installation" does not include a facility used primarily for:
432	(i) civil works;
433	(ii) a rivers and harbors project; or
434	(iii) a flood control project.
435	(69) "Minor" means an individual under the age of 21 years.
436	(70) "Nondepartment enforcement agency" means an agency that:
437	(a) (i) is a state agency other than the department; or
438	(ii) is an agency of a county, city, town, or metro township; and
439	(b) has a responsibility to enforce one or more provisions of this title.
440	(71) "Nondepartment enforcement officer" means an individual who is:
441	(a) a peace officer, examiner, or investigator; and
442	(b) employed by a nondepartment enforcement agency.
443	(72) (a) "Off-premise beer retailer" means a beer retailer who is:
444	(i) licensed in accordance with Chapter 7, Off-Premise Beer Retailer Act; and
445	(ii) engaged in the retail sale of beer to a patron for consumption off the beer retailer's
446	premises.
447	(b) "Off-premise beer retailer" does not include an on-premise beer retailer.
448	(73) "Off-premise beer retailer state license" means a state license issued in accordance
449	with Chapter 7, Part 4, Off-Premise Beer Retailer State License.
450	(74) "On-premise banquet license" means a license issued in accordance with Chapter
451	5, Retail License Act, and Chapter 6, Part 6, On-Premise Banquet License.
452	(75) "On-premise beer retailer" means a beer retailer who is:
453	(a) authorized to sell, offer for sale, or furnish beer under a license issued in
454	accordance with Chapter 5, Retail License Act, and Chapter 6, Part 7, On-Premise Beer
455	Retailer License; and
456	(b) engaged in the sale of beer to a patron for consumption on the beer retailer's
457	premises:
458	(i) regardless of whether the beer retailer sells beer for consumption off the licensed
459	premises; and

460	(ii) on and after March 1, 2012, operating:
461	(A) as a tavern; or
462	(B) in a manner that meets the requirements of Subsection 32B-6-703(2)(e)(i).
463	(76) "Opaque" means impenetrable to sight.
464	(77) "Package agency" means a retail liquor location operated:
465	(a) under an agreement with the department; and
466	(b) by a person:
467	(i) other than the state; and
468	(ii) who is authorized by the commission in accordance with Chapter 2, Part 6, Package
469	Agency, to sell packaged liquor for consumption off the premises of the package agency.
470	(78) "Package agent" means a person who holds a package agency.
471	(79) "Patron" means an individual to whom food, beverages, or services are sold,
472	offered for sale, or furnished, or who consumes an alcoholic product including:
473	(a) a customer;
474	(b) a member;
475	(c) a guest;
476	(d) an attendee of a banquet or event;
477	(e) an individual who receives room service;
478	(f) a resident of a resort;
479	(g) a public customer under a resort spa sublicense, as defined in Section 32B-8-102;
480	or
481	(h) an invitee.
482	(80) "Permittee" means a person issued a permit under:
483	(a) Chapter 9, Event Permit Act; or
484	(b) Chapter 10, Special Use Permit Act.
485	(81) "Person subject to administrative action" means:
486	(a) a licensee;
487	(b) a permittee;
488	(c) a manufacturer;
489	(d) a supplier;
490	(e) an importer;

491	(f) one of the following holding a certificate of approval:
492	(i) an out-of-state brewer;
493	(ii) an out-of-state importer of beer, heavy beer, or flavored malt beverages; or
494	(iii) an out-of-state supplier of beer, heavy beer, or flavored malt beverages; or
495	(g) staff of:
496	(i) a person listed in Subsections (81)(a) through (f); or
497	(ii) a package agent.
498	(82) "Premises" means a building, enclosure, or room used in connection with the
499	storage, sale, furnishing, consumption, manufacture, or distribution, of an alcoholic product,
500	unless otherwise defined in this title or rules made by the commission.
501	(83) "Prescription" means an order issued by a health care practitioner when:
502	(a) the health care practitioner is licensed under Title 58, Occupations and Professions,
503	to prescribe a controlled substance, other drug, or device for medicinal purposes;
504	(b) the order is made in the course of that health care practitioner's professional
505	practice; and
506	(c) the order is made for obtaining an alcoholic product for medicinal purposes only.
507	(84) (a) "Private event" means a specific social, business, or recreational event:
508	(i) for which an entire room, area, or hall is leased or rented in advance by an identified
509	group; and
510	(ii) that is limited in attendance to people who are specifically designated and their
511	guests.
512	(b) "Private event" does not include an event to which the general public is invited,
513	whether for an admission fee or not.
514	(85) (a) "Proof of age" means:
515	(i) an identification card;
516	(ii) an identification that:
517	(A) is substantially similar to an identification card;
518	(B) is issued in accordance with the laws of a state other than Utah in which the
519	identification is issued;
520	(C) includes date of birth; and
521	(D) has a picture affixed;

522	(iii) a valid driver license certificate that:
523	(A) includes date of birth;
524	(B) has a picture affixed; and
525	(C) is issued:
526	(I) under Title 53, Chapter 3, Uniform Driver License Act; or
527	(II) in accordance with the laws of the state in which it is issued;
528	(iv) a military identification card that:
529	(A) includes date of birth; and
530	(B) has a picture affixed; or
531	(v) a valid passport.
532	(b) "Proof of age" does not include a driving privilege card issued in accordance with
533	Section 53-3-207.
534	(86) (a) "Public building" means a building or permanent structure that is:
535	(i) owned or leased by:
536	(A) the state; or
537	(B) a local government entity; and
538	(ii) used for:
539	(A) public education;
540	(B) transacting public business; or
541	(C) regularly conducting government activities.
542	(b) "Public building" does not include a building owned by the state or a local
543	government entity when the building is used by a person, in whole or in part, for a proprietary
544	function.
545	(87) "Public conveyance" means a conveyance that the public or a portion of the public
546	has access to and a right to use for transportation, including an airline, railroad, bus, boat, or
547	other public conveyance.
548	(88) "Reception center" means a business that:
549	(a) operates facilities that are at least 5,000 square feet; and
550	(b) has as its primary purpose the leasing of the facilities described in Subsection
551	(88)(a) to a third party for the third party's event.
552	(89) "Reception center license" means a license issued in accordance with Chapter 5,

553	Retail License Act, and Chapter 6, Part 8, Reception Center License.
554	(90) (a) "Record" means information that is:
555	(i) inscribed on a tangible medium; or
556	(ii) stored in an electronic or other medium and is retrievable in a perceivable form.
557	(b) "Record" includes:
558	(i) a book;
559	(ii) a book of account;
560	(iii) a paper;
561	(iv) a contract;
562	(v) an agreement;
563	(vi) a document; or
564	(vii) a recording in any medium.
565	(91) "Residence" means a person's principal place of abode within Utah.
566	(92) "Resident," in relation to a resort, means the same as that term is defined in
567	Section 32B-8-102.
568	(93) "Resort" means the same as that term is defined in Section 32B-8-102.
569	(94) "Resort facility" is as defined by the commission by rule.
570	(95) "Resort license" means a license issued in accordance with Chapter 5, Retail
571	License Act, and Chapter 8, Resort License Act.
572	(96) "Responsible alcohol service plan" means a written set of policies and procedures
573	that outlines measures to prevent employees from:
574	(a) over-serving alcoholic beverages to customers;
575	(b) serving alcoholic beverages to customers who are actually, apparently, or obviously
576	intoxicated; and
577	(c) serving alcoholic beverages to minors.
578	(97) "Restaurant" means a business location:
579	(a) at which a variety of foods are prepared;
580	(b) at which complete meals are served [to the general public]; and
581	(c) that is engaged primarily in serving meals [to the general public].
582	(98) "Retail license" means one of the following licenses issued under this title:
583	(a) a full-service restaurant license;

584	(b) a master full-service restaurant license;
585	(c) a limited-service restaurant license;
586	(d) a master limited-service restaurant license;
587	(e) a bar establishment license;
588	(f) an airport lounge license;
589	(g) an on-premise banquet license;
590	(h) an on-premise beer license;
591	(i) a reception center license;
592	(j) a beer-only restaurant license;
593	(k) a resort license; or
594	(l) a hotel license.
595	(99) "Room service" means furnishing an alcoholic product to a person in a guest room
596	of a:
597	(a) hotel; or
598	(b) resort facility.
599	(100) (a) "School" means a building used primarily for the general education of minors.
600	(b) "School" does not include an educational facility.
601	(101) "Sell" or "offer for sale" means a transaction, exchange, or barter whereby, for
602	consideration, an alcoholic product is either directly or indirectly transferred, solicited, ordered,
603	delivered for value, or by a means or under a pretext is promised or obtained, whether done by
604	a person as a principal, proprietor, or as staff, unless otherwise defined in this title or the rules
605	made by the commission.
606	(102) "Serve" means to place an alcoholic product before an individual.
607	(103) "Sexually oriented entertainer" means a person who while in a state of
608	seminudity appears at or performs:
609	(a) for the entertainment of one or more patrons;
610	(b) on the premises of:
611	(i) a bar licensee; or
612	(ii) a tavern;
613	(c) on behalf of or at the request of the licensee described in Subsection (103)(b);
614	(d) on a contractual or voluntary basis; and

615	(e) whether or not the person is designated as:
616	(i) an employee;
617	(ii) an independent contractor;
618	(iii) an agent of the licensee; or
619	(iv) a different type of classification.
620	(104) "Single event permit" means a permit issued in accordance with Chapter 9, Part
621	3, Single Event Permit.
622	(105) "Small brewer" means a brewer who manufactures less than 60,000 barrels of
623	beer, heavy beer, and flavored malt beverages per year.
624	(106) "Special use permit" means a permit issued in accordance with Chapter 10,
625	Special Use Permit Act.
626	(107) (a) "Spirituous liquor" means liquor that is distilled.
627	(b) "Spirituous liquor" includes an alcoholic product defined as a "distilled spirit" by
628	27 U.S.C. Sec. 211 and 27 C.F.R. Sec. 5.11 through 5.23.
629	(108) "Sports center" is as defined by the commission by rule.
630	(109) (a) "Staff" means an individual who engages in activity governed by this title:
631	(i) on behalf of a business, including a package agent, licensee, permittee, or certificate
632	holder;
633	(ii) at the request of the business, including a package agent, licensee, permittee, or
634	certificate holder; or
635	(iii) under the authority of the business, including a package agent, licensee, permittee,
636	or certificate holder.
637	(b) "Staff" includes:
638	(i) an officer;
639	(ii) a director;
640	(iii) an employee;
641	(iv) personnel management;
642	(v) an agent of the licensee, including a managing agent;
643	(vi) an operator; or
644	(vii) a representative.
645	(110) "State of nudity" means:

646	(a) the appearance of:
647	(i) the nipple or areola of a female human breast;
648	(ii) a human genital;
649	(iii) a human pubic area; or
650	(iv) a human anus; or
651	(b) a state of dress that fails to opaquely cover:
652	(i) the nipple or areola of a female human breast;
653	(ii) a human genital;
654	(iii) a human pubic area; or
655	(iv) a human anus.
656	(111) "State of seminudity" means a state of dress in which opaque clothing covers no
657	more than:
658	(a) the nipple and areola of the female human breast in a shape and color other than the
659	natural shape and color of the nipple and areola; and
660	(b) the human genitals, pubic area, and anus:
661	(i) with no less than the following at its widest point:
662	(A) four inches coverage width in the front of the human body; and
663	(B) five inches coverage width in the back of the human body; and
664	(ii) with coverage that does not taper to less than one inch wide at the narrowest point.
665	(112) (a) "State store" means a facility for the sale of packaged liquor:
666	(i) located on premises owned or leased by the state; and
667	(ii) operated by a state employee.
668	(b) "State store" does not include:
669	(i) a package agency;
670	(ii) a licensee; or
671	(iii) a permittee.
672	(113) (a) "Storage area" means an area on licensed premises where the licensee stores
673	an alcoholic product.
674	(b) "Store" means to place or maintain in a location an alcoholic product [from which a
675	person draws to prepare an alcoholic product to be furnished to a patron, except as provided in
676	Subsection 32B-6-205(12)(b)(ii), 32B-6-305(12)(b)(ii), 32B-6-805(15)(b)(ii), or

677	32B-6-905(12)(b)(ii)].
678	(114) "Sublicense" means the same as that term is defined in Section 32B-8-102 or
679	32B-8b-102.
680	(115) "Supplier" means a person who sells an alcoholic product to the department.
681	(116) "Tavern" means an on-premise beer retailer who is:
682	(a) issued a license by the commission in accordance with Chapter 5, Retail License
683	Act, and Chapter 6, Part 7, On-Premise Beer Retailer License; and
684	(b) designated by the commission as a tavern in accordance with Chapter 6, Part 7,
685	On-Premise Beer Retailer License.
686	(117) "Temporary beer event permit" means a permit issued in accordance with
687	Chapter 9, Part 4, Temporary Beer Event Permit.
688	(118) "Temporary domicile" means the principal place of abode within Utah of a
689	person who does not have a present intention to continue residency within Utah permanently or
690	indefinitely.
691	(119) "Translucent" means a substance that allows light to pass through, but does not
692	allow an object or person to be seen through the substance.
693	(120) "Unsaleable liquor merchandise" means a container that:
694	(a) is unsaleable because the container is:
695	(i) unlabeled;
696	(ii) leaky;
697	(iii) damaged;
698	(iv) difficult to open; or
699	(v) partly filled;
700	(b) (i) has faded labels or defective caps or corks;
701	(ii) has contents that are:
702	(A) cloudy;
703	(B) spoiled; or
704	(C) chemically determined to be impure; or
705	(iii) contains:
706	(A) sediment; or
707	(B) a foreign substance; or

708	(c) is otherwise considered by the department as unfit for sale.
709	(121) (a) "Wine" means an alcoholic product obtained by the fermentation of the
710	natural sugar content of fruits, plants, honey, or milk, or other like substance, whether or not
711	another ingredient is added.
712	(b) "Wine" is considered liquor for purposes of this title, except as otherwise provided
713	in this title.
714	(122) "Winery manufacturing license" means a license issued in accordance with
715	Chapter 11, Part 3, Winery Manufacturing License.
716	Section 2. Section 32B-1-202 is amended to read:
717	32B-1-202. Proximity to community location.
718	(1) As used in this section:
719	(a) (i) "Outlet" means:
720	(A) a state store;
721	(B) a package agency; or
722	(C) a retail licensee.
723	(ii) "Outlet" does not include:
724	(A) an airport lounge licensee; or
725	(B) a restaurant.
726	(b) "Restaurant" means:
727	(i) a full-service restaurant licensee;
728	(ii) a limited-service restaurant licensee; or
729	(iii) a beer-only restaurant licensee.
730	(2) (a) The commission may not issue a license for an outlet if, on the date the
731	commission takes final action to approve or deny the application, there is a community
732	location:
733	(i) within 600 feet of the proposed outlet, as measured from the nearest <u>patron</u> entrance
734	of the proposed outlet by following the shortest route of ordinary pedestrian travel to the
735	property boundary of the community location; or
736	(ii) within 200 feet of the proposed outlet, measured in a straight line from the nearest
737	patron entrance of the proposed outlet to the nearest property boundary of the community
738	location.

(b) The commission may not issue a license for a restaurant if, on the date the
commission takes final action to approve or deny the application, there is a community
location:

- (i) within 300 feet of the proposed restaurant, as measured from the nearest <u>patron</u> entrance of the proposed restaurant by following the shortest route of ordinary pedestrian travel to the property boundary of the community location; or
- (ii) within 200 feet of the proposed restaurant, measured in a straight line from the nearest <u>patron</u> entrance of the proposed restaurant to the nearest property boundary of the community location.
- (3) (a) For an outlet or a restaurant that holds a license on May 9, 2017, and operates under a previously approved variance to one or more proximity requirements in effect before May 9, 2017, subject to the other provisions of this title, that outlet or restaurant, or another outlet or restaurant with the same type of license as that outlet or restaurant, may operate under the previously approved variance regardless of whether:
 - [(a)] (i) the outlet or restaurant changes ownership;
 - [(b)] (ii) the property on which the outlet or restaurant is located changes ownership; or
- [(c)] (iii) there is a lapse in the use of the property as an outlet or a restaurant with the same type of license, unless during the lapse, the property is used for a different purpose.
- (b) An outlet or a restaurant that has continuously operated at a location since before January 1, 2007, is considered to have a previously approved variance.
- (4) (a) If, after an outlet or a restaurant obtains a license under this title, a person establishes a community location on a property that puts the outlet or restaurant in violation of the proximity requirements in effect at the time the license is issued or a previously approved variance described in Subsection (3), subject to the other provisions of this title, that outlet or restaurant, or an outlet or a restaurant with the same type of license as that outlet or restaurant, may operate at the premises regardless of whether:
 - (i) the outlet or restaurant changes ownership;
 - (ii) the property on which the outlet or restaurant is located changes ownership; or
- (iii) there is a lapse in the use of the property as an outlet or a restaurant with the same type of license, unless during the lapse the property is used for a different purpose.
 - (b) The provisions of this Subsection (4) apply regardless of when the outlet's or

- restaurant's license is issued.

 (5) Nothing in this section prevents the commission from considering the proximity of an educational, religious, and recreational facility, or any other relevant factor in reaching a
- decision on a proposed location of an outlet.
- Section 3. Section **32B-1-407** is amended to read:
- 775 **32B-1-407.** Verification of proof of age by applicable licensees.
- 776 (1) As used in this section, "applicable licensee" means:
- 777 (a) a dining club;
- 778 (b) a bar;

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- 779 (c) a tavern;
- 780 (d) a full-service restaurant;
- 781 (e) a limited-service restaurant; or
- 782 (f) a beer-only restaurant.
- 783 (2) Notwithstanding any other provision of this part, an applicable licensee shall require that an authorized person for the applicable licensee verify proof of age as provided in this section.
 - (3) An authorized person is required to verify proof of age under this section before an individual who appears to be 35 years of age or younger:
 - (a) gains admittance to the premises of a bar licensee or tavern;
 - (b) procures an alcoholic product on the premises of a dining club licensee; [or]
 - (c) procures an alcoholic product in a dispensing area in the premises of a full-service restaurant licensee, a limited-service restaurant licensee, or a beer-only restaurant licensee[-]; or
 - (d) on or after July 1, 2018, procures an alcoholic product within 10 feet of a grandfathered bar structure.
 - (4) To comply with Subsection (3), an authorized person shall:
 - (a) request the individual present proof of age; and
- 796 (b) (i) verify the validity of the proof of age electronically under the verification 797 program created in Subsection (5); or
- (ii) if the proof of age cannot be electronically verified as provided in Subsection (4)(b)(i), request that the individual comply with a process established by the commission by rule.

801	(5) The commission shall establish by rule an electronic verification program that
802	includes the following:
803	(a) the specifications for the technology used by the applicable licensee to
804	electronically verify proof of age, including that the technology display to the person described
805	in Subsection (2) no more than the following for the individual who presents the proof of age:
806	(i) the name;
807	(ii) the age;
808	(iii) the number assigned to the individual's proof of age by the issuing authority;
809	(iv) the birth date;
810	(v) the gender; and
811	(vi) the status and expiration date of the individual's proof of age; and
812	(b) the security measures that shall be used by an applicable licensee to ensure that
813	information obtained under this section is:
814	(i) used by the applicable licensee only for purposes of verifying proof of age in
815	accordance with this section; and
816	(ii) retained by the applicable licensee for seven days after the day on which the
817	applicable licensee obtains the information.
818	(6) (a) An applicable licensee may not disclose information obtained under this section
819	except as provided under this title.
820	(b) Information obtained under this section is considered a record for any purpose
821	under Chapter 5, Part 3, Retail Licensee Operational Requirements.
822	Section 4. Section 32B-1-606 is amended to read:
823	32B-1-606. Special procedure for certain malted beverages.
824	(1) A manufacturer of a malted beverage may not distribute or sell the malted beverage
825	in the state until the day on which the manufacturer receives approval of the labeling and
826	packaging from the department in accordance with:
827	(a) Sections 32B-1-604 and 32B-1-605; and
828	(b) this section, if the malted beverage is labeled or packaged in a manner that is:
829	(i) similar to a label or packaging used for a nonalcoholic beverage; or
830	(ii) likely to confuse or mislead a patron to believe the malted beverage is a
831	nonalcoholic beverage.

832	(2) The department may not approve the labeling and packaging of a malted beverage
833	described in Subsection (1) unless in addition to the requirements of Section 32B-1-604 the
834	labeling and packaging complies with the following:
835	(a) the front of the label on the malted beverage bears a prominently displayed label or
836	a firmly affixed sticker that provides the following information in a font that measures at least
837	three millimeters high:
838	(i) the statement:
839	(A) "alcoholic beverage"; or
840	(B) "contains alcohol"; and
841	(ii) the alcohol content of the [flavored malt] malted beverage[;], if the alcohol content
842	is not otherwise provided:
843	(A) in a serving facts statement on the container; and
844	(B) in a format allowed by the Federal Alcohol and Tobacco Tax Trade Bureau;
845	(b) [the front of] the packaging of the malted beverage prominently includes, either
846	imprinted on the packaging or imprinted on a sticker firmly affixed to the packaging in a font
847	that measures at least three millimeters high, the statement:
848	(i) "alcoholic beverage"; or
849	(ii) "contains alcohol";
850	(c) a statement required by Subsection (2)(a) or (b) appears in a format required by rule
851	made by the commission; and
852	(d) a statement of alcohol content required by Subsection (2)(a)(ii):
853	(i) states the alcohol content as a percentage of alcohol by volume or by weight; and
854	(ii) is in a format required by rule made by the commission.
855	(3) The department may reject a label or packaging that appears designed to obscure
856	the information required by Subsection (2).
857	(4) To determine whether a malted beverage is described in Subsection (1) and subject
858	to this section, the department may consider in addition to other factors one or more of the
859	following factors:
860	(a) whether the coloring, carbonation, and packaging of the malted beverage:
861	(i) is similar to those of a nonalcoholic beverage or product; or
862	(ii) can be confused with a nonalcoholic beverage;

863	(b) whether the malted beverage possesses a character and flavor distinctive from a
864	traditional malted beverage;
865	(c) whether the malted beverage:
866	(i) is prepackaged;
867	(ii) contains high levels of caffeine and other additives; and
868	(iii) is marketed as a beverage that is specifically designed to provide energy;
869	(d) whether the malted beverage contains added sweetener or sugar substitutes; or
870	(e) whether the malted beverage contains an added fruit flavor or other flavor that
871	masks the taste of a traditional malted beverage.
872	Section 5. Section 32B-2-210 is amended to read:
873	32B-2-210. Alcoholic Beverage Control Advisory Board.
874	(1) There is created within the department an advisory board known as the "Alcoholic
875	Beverage Control Advisory Board."
876	(2) The advisory board shall consist of eight voting members and one nonvoting
877	member as follows:
878	(a) four voting members appointed by the commission:
879	(i) one of whom represents the retail alcohol industry;
880	(ii) one of whom represents the wholesale alcohol industry;
881	(iii) one of whom represents the alcohol manufacturing industry; and
882	(iv) one of whom represents the restaurant industry;
883	(b) two voting members appointed by the commission, each of whom represents an
884	organization that addresses alcohol or drug abuse prevention, alcohol or drug related
885	enforcement, or alcohol or drug related education;
886	(c) the director of the Division of Substance Abuse and Mental Health or the director's
887	designee who serves as a voting member;
888	(d) the chair of the Utah Substance Use and Mental Health Advisory Council, or the
889	chair's designee, who serves as a voting member; and
890	(e) the chair of the commission or the chair's designee from the members of the
891	commission, who serves as a nonvoting member.
892	(3) (a) Except as required by Subsection (3)(b), as terms of current voting members of
893	the advisory board expire, the commission shall appoint each new member or reappointed

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member to a four-year term beginning July 1 and ending June 30.

- (b) Notwithstanding the requirements of Subsection (3)(a), the commission shall, at the time of appointment or reappointment, adjust the length of terms to ensure that the terms of voting advisory board members are staggered so that approximately half of the advisory board is appointed every two years.
- (c) No two members of the board may be employed by the same company or nonprofit organization.
- (4) (a) When a vacancy occurs in the membership for any reason, the commission shall appoint a replacement for the unexpired term.
- (b) The commission shall terminate the term of a voting advisory board member who ceases to be representative as designated by the member's original appointment.
- (5) The advisory board shall meet [no more than quarterly] as called by the chair for the purpose of advising the commission and the department, with discussion limited to administrative rules made under this title.
- (6) The chair of the commission or the chair's designee shall serve as the chair of the advisory board and call the necessary meetings.
 - (7) (a) Five members of the board constitute a quorum of the board.
 - (b) An action of the majority when a quorum is present is the action of the board.
 - (8) The department shall provide staff support to the advisory board.
- (9) A member may not receive compensation or benefits for the member's service, but may receive per diem and travel expenses in accordance with:
 - (a) Section 63A-3-106;
- (b) Section 63A-3-107; and
- 917 (c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and 918 63A-3-107.
- 919 Section 6. Section **32B-2-605** is amended to read:
- 920 **32B-2-605.** Operational requirements for package agency.
 - (1) (a) A person may not operate a package agency until a package agency agreement is entered into by the package agent and the department.
- 923 (b) A package agency agreement shall state the conditions of operation by which the 924 package agent and the department are bound.

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(c) (i) If a package agent or staff of the package agent violates this title, rules under this
title, or the package agency agreement, the department may take any action against the package
agent that is allowed by the package agency agreement.
(ii) An action against a package agent is governed solely by its package agency

- (ii) An action against a package agent is governed solely by its package agency agreement and may include suspension or revocation of the package agency.
- (iii) A package agency agreement shall provide procedures to be followed if a package agent fails to pay money owed to the department including a procedure for replacing the package agent or operator of the package agency.
- (iv) A package agency agreement shall provide that the package agency is subject to covert investigations for selling an alcoholic product to a minor.
- (v) Notwithstanding that this part refers to "package agency" or "package agent," staff of the package agency or package agent is subject to the same requirement or prohibition.
 - (2) (a) A package agency shall be operated by an individual who is either:
 - (i) the package agent; or
 - (ii) an individual designated by the package agent.
 - (b) An individual who is a designee under this Subsection (2) shall be:
 - (i) an employee of the package agent; and
 - (ii) responsible for the operation of the package agency.
 - (c) The conduct of the designee is attributable to the package agent.
- (d) A package agent shall submit the name of the person operating the package agency to the department for the department's approval.
- (e) A package agent shall state the name and title of a designee on the application for a package agency.
 - (f) A package agent shall:
- (i) inform the department of a proposed change in the individual designated to operate a package agency; and
- (ii) receive prior approval from the department before implementing the change described in this Subsection (2)(f).
- (g) Failure to comply with the requirements of this Subsection (2) may result in the immediate termination of a package agency agreement.
- (3) (a) A package agent shall display in a prominent place in the package agency the

- 956 record issued by the commission that designates the package agency.
 - (b) A package agent that displays or stores liquor at a location visible to the public shall display in a prominent place in the package agency a sign in large letters that consists of text in the following order:
 - (i) a header that reads: "WARNING";
 - (ii) a warning statement that reads: "Drinking alcoholic beverages during pregnancy can cause birth defects and permanent brain damage for the child.";
 - (iii) a statement in smaller font that reads: "Call the Utah Department of Health at [insert most current toll-free number] with questions or for more information.";
 - (iv) a header that reads: "WARNING"; and
 - (v) a warning statement that reads: "Driving under the influence of alcohol or drugs is a serious crime that is prosecuted aggressively in Utah."
 - (c) (i) The text described in Subsections (3)(b)(i) through (iii) shall be in a different font style than the text described in Subsections (3)(b)(iv) and (v).
 - (ii) The warning statements in the sign described in Subsection (3)(b) shall be in the same font size.
 - (d) The Department of Health shall work with the commission and department to facilitate consistency in the format of a sign required under this section.
 - (4) A package agency may not display liquor or a price list in a window or showcase that is visible to passersby.
 - (5) (a) A package agency may not purchase liquor from a person except from the department.
 - (b) At the discretion of the department, liquor may be provided by the department to a package agency for sale on consignment.
 - (6) A package agency may not store, sell, offer for sale, or furnish liquor in a place other than as designated in the package agent's application, unless the package agent first applies for and receives approval from the department for a change of location within the package agency premises.
 - (7) A package agency may not sell, offer for sale, or furnish liquor except at a price fixed by the commission.
 - (8) A package agency may not sell, offer for sale, or furnish liquor to:

98/	(a) a minor;
988	(b) a person actually, apparently, or obviously intoxicated;
989	(c) a known interdicted person; or
990	(d) a known habitual drunkard.
991	(9) (a) A package agency may not employ a minor to handle liquor.
992	(b) (i) Staff of a package agency may not:
993	(A) consume an alcoholic product on the premises of a package agency; or
994	(B) allow any person to consume an alcoholic product on the premises of a package
995	agency.
996	(ii) Violation of this Subsection (9)(b) is a class B misdemeanor.
997	(10) (a) A package agency may not close or cease operation for a period longer than 72
998	hours, unless:
999	(i) the package agency notifies the department in writing at least seven days before the
1000	closing; and
1001	(ii) the closure or cessation of operation is first approved by the department.
1002	(b) Notwithstanding Subsection (10)(a), in the case of emergency closure, a package
1003	agency shall immediately notify the department by telephone.
1004	(c) (i) The department may authorize a closure or cessation of operation for a period
1005	not to exceed 60 days.
1006	(ii) The department may extend the initial period an additional 30 days upon written
1007	request of the package agency and upon a showing of good cause.
1008	(iii) A closure or cessation of operation may not exceed a total of 90 days without
1009	commission approval.
1010	(d) The notice required by Subsection (10)(a) shall include:
1011	(i) the dates of closure or cessation of operation;
1012	(ii) the reason for the closure or cessation of operation; and
1013	(iii) the date on which the package agency will reopen or resume operation.
1014	(e) Failure of a package agency to provide notice and to obtain department
1015	authorization before closure or cessation of operation results in an automatic termination of the
1016	package agency agreement effective immediately.
1017	(f) Failure of a package agency to reopen or resume operation by the approved date

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(v) the manufacturing facility:

(A) owns the restaurant [or], dining club, or bar; or

1018	results in an automatic termination of the package agency agreement effective on that date.
1019	(11) A package agency may not transfer its operations from one location to another
1020	location without prior written approval of the commission.
1021	(12) (a) A person, having been issued a package agency, may not sell, transfer, assign,
1022	exchange, barter, give, or attempt in any way to dispose of the package agency to another
1023	person, whether for monetary gain or not.
1024	(b) A package agency has no monetary value for any type of disposition.
1025	(13) (a) Subject to the other provisions of this Subsection (13):
1026	(i) sale or delivery of liquor may not be made on or from the premises of a package
1027	agency, and a package agency may not be kept open for the sale of liquor:
1028	(A) on Sunday; or
1029	(B) on a state or federal legal holiday.
1030	(ii) Sale or delivery of liquor may be made on or from the premises of a package
1031	agency, and a package agency may be open for the sale of liquor, only on a day and during
1032	hours that the commission directs by rule or order.
1033	(b) A package agency located at a manufacturing facility is not subject to Subsection
1034	(13)(a) if:
1035	(i) the package agency is located at a manufacturing facility licensed in accordance
1036	with Chapter 11, Manufacturing and Related Licenses Act;
1037	(ii) the manufacturing facility licensed in accordance with Chapter 11, Manufacturing
1038	and Related Licenses Act, holds:
1039	(A) a full-service restaurant license;
1040	(B) a limited-service restaurant license;
1041	(C) a beer-only restaurant license; [or]
1042	(D) <u>a</u> dining club license; <u>or</u>
1043	(E) a bar license;
1044	(iii) the restaurant [or], dining club, or bar is located at the manufacturing facility;
1045	(iv) the restaurant [or], dining club, or bar sells an alcoholic product produced at the
1046	manufacturing facility;

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in Subsection (14)(b).

1049	(B) operates the restaurant [or], dining club, or bar;
1050	(vi) the package agency only sells an alcoholic product produced at the manufacturing
1051	facility; and
1052	(vii) the package agency's days and hours of sale are the same as the days and hours of
1053	sale at the restaurant [or], dining club, or bar.
1054	(c) (i) Subsection (13)(a) does not apply to a package agency held by the following if
1055	the package agent that holds the package agency to sell liquor at a resort or hotel does not sell
1056	liquor in a manner similar to a state store:
1057	(A) a resort licensee; or
1058	(B) a hotel licensee.
1059	(ii) The commission may by rule define what constitutes a package agency that sells
1060	liquor "in a manner similar to a state store."
1061	(14) (a) Except to the extent authorized by commission rule, a minor may not be
1062	admitted into, or be on the premises of, a package agency unless accompanied by a person who
1063	is:
1064	(i) 21 years of age or older; and
1065	(ii) the minor's parent, legal guardian, or spouse.
1066	(b) A package agent or staff of a package agency that has reason to believe that a
1067	person who is on the premises of a package agency is under the age of 21 and is not
1068	accompanied by a person described in Subsection (14)(a) may:
1069	(i) ask the suspected minor for proof of age;
1070	(ii) ask the person who accompanies the suspected minor for proof of age; and
1071	(iii) ask the suspected minor or the person who accompanies the suspected minor for
1072	proof of parental, guardianship, or spousal relationship.
1073	(c) A package agent or staff of a package agency shall refuse to sell liquor to the
1074	suspected minor and to the person who accompanies the suspected minor into the package
1075	agency if the minor or person fails to provide any information specified in Subsection (14)(b).
1076	(d) A package agent or staff of a package agency shall require the suspected minor and

the person who accompanies the suspected minor into the package agency to immediately leave

the premises of the package agency if the minor or person fails to provide information specified

1080	(15) (a) A package agency shall sell, offer for sale, or furnish liquor in a sealed
1081	container.
1082	(b) A person may not open a sealed container on the premises of a package agency.
1083	(c) Notwithstanding Subsection (15)(a), a package agency may sell, offer for sale, or
1084	furnish liquor in other than a sealed container:
1085	(i) if the package agency is the type of package agency that authorizes the package
1086	agency to sell, offer for sale, or furnish the liquor as part of room service;
1087	(ii) if the liquor is sold, offered for sale, or furnished as part of room service; and
1088	(iii) subject to:
1089	(A) staff of the package agency providing the liquor in person only to an adult guest in
1090	the guest room;
1091	(B) staff of the package agency not leaving the liquor outside a guest room for retrieval
1092	by a guest; and
1093	(C) the same limits on the portions in which an alcoholic product may be sold by a
1094	retail licensee under Section 32B-5-304.
1095	(16) On or after October 1, 2011, a package agency may not sell, offer for sale, or
1096	furnish heavy beer in a sealed container that exceeds two liters.
1097	(17) The department may pay or otherwise remunerate a package agent on any basis,
1098	including sales or volume of business done by the package agency.
1099	(18) The commission may prescribe by policy or rule general operational requirements
1100	of a package agency that are consistent with this title and relate to:
1101	(a) physical facilities;
1102	(b) conditions of operation;
1103	(c) hours of operation;
1104	(d) inventory levels;
1105	(e) payment schedules;
1106	(f) methods of payment;
1107	(g) premises security; and
1108	(h) any other matter considered appropriate by the commission.
1109	Section 7. Section 32B-3-102 is amended to read:
1110	32B-3-102. Definitions.

1111	As used in this chapter:
1112	(1) "Aggravating circumstances" means:
1113	(a) prior warnings about compliance problems;
1114	(b) a prior violation history;
1115	(c) a lack of written policies governing employee conduct;
1116	(d) multiple violations during the course of an investigation;
1117	(e) efforts to conceal a violation;
1118	(f) an intentional violation;
1119	(g) the violation involved more than one patron or employee; or
1120	(h) a violation that results in injury or death.
1121	(2) "Final adjudication" means an adjudication for which a final judgment or order is
1122	issued that:
1123	(a) is not appealed, and the time to appeal the judgment has expired; or
1124	(b) is appealed, and is affirmed, in whole or in part, on appeal.
1125	(3) "Mitigating circumstances" means:
1126	(a) no prior violation history for the licensee or permittee;
1127	(b) no prior violation history for the individual who committed the violation;
1128	(c) motive for the individual who engaged in or allowed the violation to retaliate
1129	against the licensee or permittee; or
1130	(d) extraordinary cooperation with the investigation of the violation that demonstrates
1131	that the licensee or permittee and the individual who committed the violation accept
1132	responsibility for the violation.
1133	Section 8. Section 32B-3-205 is amended to read:
1134	32B-3-205. Penalties.
1135	(1) If the commission is satisfied that a person subject to administrative action violates
1136	this title or the commission's rules, in accordance with Title 63G, Chapter 4, Administrative
1137	Procedures Act, the commission may:
1138	(a) suspend or revoke the person's license, permit, or certificate of approval;
1139	(b) subject to Subsection (2), impose a fine against the person, including individual
1140	staff of a licensee, permittee, or certificate holder;
1141	(c) assess the administrative costs of a disciplinary proceeding to the person if the

1142 person is a licensee, permittee, or certificate holder; or 1143 (d) take a combination of actions described in this Subsection (1). 1144 (2) (a) A fine imposed may not exceed \$25,000 in the aggregate for: 1145 (i) a single notice of agency action; or (ii) a single action against a package agency. 1146 1147 (b) The commission shall by rule establish a schedule setting forth a range of fines for each violation. 1148 1149 (c) When a presiding officer imposes a fine, the presiding officer shall consider any 1150 aggravating circumstances or mitigating circumstances in deciding where within the applicable 1151 range to set the fine. 1152 (3) The commission shall transfer the costs assessed under this section into the General 1153 Fund in accordance with Section 32B-2-301. 1154 (4) (a) If a license or permit is suspended under this section, the licensee or permittee 1155 shall prominently display a sign provided by the department: 1156 (i) during the suspension; and 1157 (ii) at the entrance of the premises of the licensee or permittee. (b) The sign required by this Subsection (4) shall: 1158 1159 (i) read "The Utah Alcoholic Beverage Control Commission has suspended the 1160 alcoholic product license or permit of this establishment. An alcoholic product may not be 1161 sold, offered for sale, furnished, or consumed on these premises during the period of 1162 suspension."; and 1163 (ii) include the dates of the suspension period. 1164 (c) A licensee or permittee may not remove, alter, obscure, or destroy a sign required to 1165 be displayed under this Subsection (4) during the suspension period. 1166 (5) (a) If a license or permit is revoked, the commission may order the revocation of a bond posted by the licensee or permittee under this title. 1167 1168 (b) Notwithstanding Subsection (5)(a), the department may make a claim against a 1169 bond posted by a licensee or permittee for money owed the department under this title without 1170 the commission first revoking the license or permit. 1171 (6) A licensee or permittee whose license or permit is revoked may not reapply for a

license or permit under this title for three years from the date on which the license or permit is

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- (7) If a staff member of a licensee, permittee, or certificate holder is found to have violated this title, in addition to imposing another penalty authorized by this title, the commission may prohibit the staff member from handling, selling, furnishing, distributing, manufacturing, wholesaling, or warehousing an alcoholic product in the course of acting as staff with a licensee, permittee, or certificate holder under this title for a period determined by the commission.
- (8) (a) If the commission makes the finding described in Subsection (8)(b), in addition to other penalties prescribed by this title, the commission may order:
- (i) the removal of an alcoholic product of the manufacturer's, supplier's, or importer's from the department's sales list; and
- (ii) a suspension of the department's purchase of an alcoholic product described in Subsection (8)(a)(i) for a period determined by the commission.
 - (b) The commission may take the action described in Subsection (8)(a) if:
- (i) a manufacturer, supplier, or importer of liquor or its staff or representative violates this title; and
 - (ii) the manufacturer, supplier, or importer:
 - (A) directly commits the violation; or
- (B) solicits, requests, commands, encourages, or intentionally aids another to engage in the violation.
- (9) If the commission makes a finding that the brewer holding a certificate of approval violates this title or rules of the commission, the commission may take an action against the brewer holding a certificate of approval that the commission could take against a licensee including:
 - (a) suspension or revocation of the certificate of approval; and
 - (b) imposition of a fine.
- (10) Notwithstanding the other provisions of this title, the commission may not order a disciplinary action or fine in accordance with this section if the disciplinary action or fine is ordered on the basis of a violation:
 - (a) of a provision in this title related to intoxication or becoming intoxicated; and
- (b) if the violation is first investigated by a law enforcement officer, as defined in

1204	Section 53-13-103, who has not received training regarding the requirements of this title
1205	related to responsible alcoholic product sale or service.
1206	(11) The commission shall expunge each record that relates to an individual's violation
1207	of a provision of this title, if the individual does not violate a provision of this title for a period
1208	of 36 consecutive months from the day on which the individual's last violation was adjudicated
1209	Section 9. Section 32B-4-415 is amended to read:
1210	32B-4-415. Unlawful bringing onto premises for consumption.
1211	(1) Except as provided in Subsection (4) and Subsection 32B-5-307(4), a person may
1212	not bring an alcoholic product for on-premise consumption onto the premises of:
1213	(a) a retail licensee or person required to be licensed under this title as a retail licensee;
1214	(b) an establishment that conducts a business similar to a retail licensee;
1215	(c) an event where an alcoholic product is sold, offered for sale, or furnished under a
1216	single event permit or temporary beer event permit issued under this title;
1217	(d) an establishment open to the general public; or
1218	(e) the capitol hill complex.
1219	(2) Except as provided in Subsection (4) and Subsection 32B-5-307(4), the following
1220	may not allow a person to bring onto its premises an alcoholic product for on-premise
1221	consumption or allow consumption of an alcoholic product brought onto its premises in
1222	violation of this section:
1223	(a) a retail licensee or a person required to be licensed under this title as a retail
1224	licensee;
1225	(b) an establishment that conducts a business similar to a retail licensee;
1226	(c) a single event permittee or temporary beer event permittee;
1227	(d) an establishment open to the general public;
1228	(e) the State Capitol Preservation Board created in Section 63C-9-201; or
1229	(f) staff of a person listed in Subsections (2)(a) through (e).
1230	(3) Except as provided in Subsection (4)(c)(i)(A), a person may not consume an
1231	alcoholic product in a limousine or chartered bus if the limousine or chartered bus drops off a
1232	passenger at:
1233	(a) a location from which the passenger departs in a private vehicle; or
1234	(b) the capitol hill complex.

1235	(4) (a) A person may bring bottled wine onto the premises of the following and
1236	consume the wine pursuant to Section 32B-5-307:
1237	(i) a full-service restaurant licensee;
1238	(ii) a limited restaurant licensee;
1239	(iii) a bar establishment licensee; or
1240	(iv) a person operating under a resort spa sublicense.
1241	(b) A passenger of a limousine may bring onto, possess, and consume an alcoholic
1242	product in the limousine if:
1243	(i) the travel of the limousine begins and ends at:
1244	(A) the residence of the passenger;
1245	(B) the hotel of the passenger, if the passenger is a registered guest of the hotel; or
1246	(C) the temporary domicile of the passenger;
1247	(ii) the driver of the limousine is separated from the passengers by partition or other
1248	means approved by the department; and
1249	(iii) the limousine is not located on the capitol hill complex.
1250	(c) A passenger of a chartered bus may bring onto, possess, and consume an alcoholic
1251	product on the chartered bus:
1252	(i) (A) but may consume only during travel to a specified destination of the chartered
1253	bus and not during travel back to the place where the travel begins; or
1254	(B) if the travel of the chartered bus begins and ends at:
1255	(I) the residence of the passenger;
1256	(II) the hotel of the passenger, if the passenger is a registered guest of the hotel; or
1257	(III) the temporary domicile of the passenger;
1258	(ii) if the chartered bus has a nondrinking designee other than the driver traveling on
1259	the chartered bus to monitor consumption; and
1260	(iii) if the chartered bus is not located on the capitol hill complex.
1261	(5) A person may bring onto any premises, possess, and consume an alcoholic product
1262	at a private event.
1263	(6) Notwithstanding Subsection (5), private and public facilities may prohibit the
1264	possession or consumption of alcohol on their premises.
1265	(7) The restrictions of Subsections (2) and (3) apply to a resort licensee or hotel

1200	ncensee of person operating under a subficense in relationship to:
1267	(a) the boundary of a resort building or boundary of a hotel in an area that is open to
1268	the public; or
1269	(b) except as provided in Subsection (4), a sublicense premises.
1270	Section 10. Section 32B-5-202 is amended to read:
1271	32B-5-202. Renewal requirements.
1272	(1) A retail license expires each year on the day specified in the relevant part under
1273	Chapter 6, Specific Retail License Act, for that type of retail license.
1274	(2) (a) To renew a person's retail license, a retail licensee shall, by no later than the day
1275	specified in the relevant part under Chapter 6, Specific Retail License Act, for the type of retail
1276	license that is being renewed, submit:
1277	[(a)] (i) a completed renewal application [that includes a responsible alcohol service
1278	plan to the department] in a form prescribed by the department; and
1279	[(b)] (ii) a renewal fee in the amount specified in the relevant part under Chapter 6,
1280	Specific Retail License Act, for the type of retail license that is being renewed.
1281	(b) A retail licensee shall submit a responsible alcohol service plan as part of the retail
1282	licensee's renewal application if, since the retail licensee's most recent application or renewal,
1283	the retail licensee:
1284	(i) made substantial changes to the retail licensee's responsible alcohol service plan; or
1285	(ii) violated a provision of this chapter.
1286	(c) The department may audit a retail licensee's responsible alcohol service plan.
1287	(3) Failure to meet the renewal requirements results in an automatic forfeiture of the
1288	retail license effective on the date the existing retail license expires.
1289	Section 11. Section 32B-5-207 is amended to read:
1290	32B-5-207. Multiple retail licenses on same premises.
1291	(1) As used in this section, "sublicense premises" means the same as that term is
1292	defined in Sections 32B-8-102 and 32B-8b-102.
1293	[(1) (a) (i)] (2) (a) The commission may not issue and one or more licensees may not
1294	hold more than one type of retail license for the same [room] premises.
1295	[(ii) The commission may define "room" by rule made in accordance with Title 63G,
1296	Chapter 3, Utah Administrative Rulemaking Act.

1297	(b) Notwithstanding Subsection $\left[\frac{(1)}{2}\right]$ (2)(a), the commission may issue and one or
1298	more licensees may hold more than one type of retail license for the same [room] premises if:
1299	(i) the applicant or licensee satisfies the requirements for each retail license;
1300	(ii) the types of retail licenses issued or held are two or more of the following:
1301	(A) a restaurant license;
1302	(B) an on-premise beer retailer license that is not a tavern; and
1303	(C) an on-premise banquet license or a reception center license; and
1304	(iii) the retail licenses do not operate at the same time on the same day.
1305	[(2)] (3) When one or more licensees hold more than one type of retail license for the
1306	same [room] premises under Subsection [(1)] (2)(b), the one or more licensees shall post in a
1307	conspicuous location at the entrance of the room a sign that:
1308	(a) measures 8-1/2 inches by 11 inches; and
1309	(b) states whether the premises is currently operating as:
1310	(i) a restaurant;
1311	(ii) an on-premise beer retailer that is not a tavern; or
1312	(iii) a banquet or a reception center.
1313	(4) (a) The commission may not issue and one or more licensees may not hold a bar
1314	license or a tavern license in the same room as a restaurant license.
1315	(b) For purposes of Subsection (4)(a), two licenses are not considered in the same room
1316	<u>if:</u>
1317	(i) each shared permanent wall between the premises licensed as a bar or a tavern and
1318	the premises licensed as a restaurant measures at least eight feet high;
1319	(ii) the premises for each license has a separate entryway that does not require a patron
1320	to pass through the premises licensed as a bar or a tavern to access the premises licensed as a
1321	restaurant; and
1322	(iii) if a patron must pass through the premises licensed as a restaurant to access the
1323	entryway to the premises licensed as a bar or a tavern, a patron on the premises licensed as a
1324	restaurant cannot see a dispensing structure on the premises licensed as a bar or a tavern.
1325	[(3)] (5) (a) If, on May 9, 2017, one or more licensees hold more than one type of retail
1326	license [for the same room] in violation of Subsection [(1)] (2) or (4), the one or more licensees
1327	may operate under the different types of retail licenses through June 30, 2018.

1328	(b) A licensee may not operate in violation of Subsection [(1)] (2) or (4) on or after
1329	July 1, 2018.
1330	(c) Before July 1, 2018, each licensee described in Subsection [(3)] (5)(a) shall notify
1331	the commission of each retail license that the licensee will surrender effective July 1, 2018, to
1332	comply with the provisions of Subsection $[(1)]$ (2) or (4).
1333	(d) The commission shall establish by rule, made in accordance with Title 63G,
1334	Chapter 3, Utah Administrative Rulemaking Act, a procedure by which a licensee surrenders a
1335	retail license under this Subsection $[\frac{(3)}{2}]$.
1336	(6) (a) The commission may issue more than one type of sublicense to a resort licensed
1337	under Chapter 8, Resort License Act, or a hotel licensed under Chapter 8b, Hotel License Act,
1338	for the same room if the sublicense premises are clearly delineated by one or more permanent
1339	physical structures, such as a wall or other architectural feature, that separate the sublicense
1340	<u>premises.</u>
1341	(b) A patron may not transport an alcoholic beverage between two sublicense premises
1342	located in the same room in accordance with Subsection (6)(a).
1343	(c) Notwithstanding any provision to the contrary, a minor may momentarily pass
1344	through a sublicense premises that is a bar to reach another location where a minor may
1345	lawfully be, if there is no practical alternative route to the location.
1346	Section 12. Section 32B-5-307 is amended to read:
1347	32B-5-307. Bringing alcoholic product onto or removing alcoholic product from
1348	premises.
1349	(1) Except as provided in Subsection (3):
1350	(a) A person may not bring onto the licensed premises of a retail licensee an alcoholic
1351	product for on-premise consumption.
1352	(b) A retail licensee may not allow a person to:
1353	(i) bring onto licensed premises an alcoholic product for on-premise consumption; or
1354	(ii) consume an alcoholic product brought onto the licensed premises by a person other
1355	than the retail licensee.
1356	(c) A retail licensee may not sell, offer for sale, or furnish an alcoholic product through
1357	a window or door to a location off the licensed premises or to a vehicular traffic area.
1358	(2) Except as provided in [Subsection (3)] Subsections (3), (4), and 32B-4-415(5):

1359	(a) a person may not carry from a licensed premises of a retail licensee an open
1360	container that:
1361	(i) is used primarily for drinking purposes; and
1362	(ii) contains an alcoholic product[-];
1363	(b) a retail licensee may not permit a patron to carry from the licensed premises an
1364	open container described in Subsection (2)(a)[-]; and
1365	[(c) Except as provided in Subsection (3)(d) or Subsection 32B-4-415(5):]
1366	(c) (i) a person may not carry from a licensed premises of a retail licensee a sealed
1367	container of liquor that has been purchased from the retail licensee; and
1368	(ii) a retail licensee may not permit a patron to carry from the licensed premises a
1369	sealed container of liquor that has been purchased from the retail licensee.
1370	(3) (a) A patron may bring a bottled wine onto the premises of a retail licensee for
1371	on-premise consumption if:
1372	(i) permitted by the retail licensee; and
1373	(ii) the retail licensee is authorized to sell, offer for sale, or furnish wine.
1374	(b) If a patron carries bottled wine onto the licensed premises of a retail licensee, the
1375	patron shall deliver the bottled wine to a server or other representative of the retail licensee
1376	upon entering the licensed premises.
1377	(c) A retail licensee authorized to sell, offer for sale, or furnish wine, may provide a
1378	wine service for a bottled wine carried onto the licensed premises in accordance with this
1379	Subsection (3) or a bottled wine purchased at the licensed premises.
1380	(d) A patron may remove from a licensed premises the unconsumed contents of a bottle
1381	of wine purchased at the licensed premises, or brought onto the licensed premises in
1382	accordance with this Subsection (3), only if before removal the bottle is recorked or recapped.
1383	(4) A patron may transport beer between the premises of an on-premise banquet license
1384	and an on-premise beer retailer license that is not a tavern, and consume the beer on either
1385	licensed premises, if the licensed premises are:
1386	(a) immediately adjacent to one another; and
1387	(b) located in a sports center that has a seating capacity of at least 6,500.
1388	Section 13. Section 32B-5-308 is amended to read:
1389	32B-5-308. Requirements on staff or others on premises Employing a minor.

1390	(1) Staff of a retail licensee, while on duty, may not:
1391	(a) consume an alcoholic product; or
1392	(b) be intoxicated.
1393	(2) (a) A retail licensee may not employ a minor to sell, offer for sale, furnish, or
1394	dispense an alcoholic product.
1395	(b) Notwithstanding Subsection (2)(a), unless otherwise prohibited in the provisions
1396	related to the specific type of retail license, a retail licensee may employ a minor who is at least
1397	16 years of age to enter the sale at a cash register or other sales recording device.
1398	(3) A full-service restaurant licensee, limited-service restaurant licensee, or beer-only
1399	restaurant licensee may employ a minor who is at least 18 years of age to bus tables, including
1400	containers that contain an alcoholic product.
1401	Section 14. Section 32B-5-405 is amended to read:
1402	32B-5-405. Department training programs.
1403	(1) No later than January 1, 2018, the department shall develop the following training
1404	programs that are provided either in-person or online:
1405	(a) a training program for retail managers that addresses:
1406	(i) the statutes and rules that govern alcohol sales and consumption in the state;
1407	(ii) the requirements for operating as a retail licensee;
1408	(iii) using compliance assistance from the department; and
1409	(iv) any other topic the department determines beneficial to a retail manager; and
1410	(b) a training program for an individual employed by a retail licensee or an off-premise
1411	beer retailer who violates a provision of this title related to the sale, service, or furnishing of an
1412	alcoholic beverage to an intoxicated individual or a minor, that addresses:
1413	(i) the statutes and rules that govern the most common types of violations under this
1414	title;
1415	(ii) how to avoid common violations; and
1416	(iii) any other topic the department determines beneficial to the training program.
1417	(2) No later than January 1, 2019, the department shall develop a training program for
1418	off-premise retail managers that is provided either in-person or online and addresses:
1419	(a) the statutes and rules that govern sales at an off-premise beer retailer;
1420	(b) the requirements for operating an off-premise beer retailer;

1421	(c) using compliance assistance from the department; and
1422	(d) any other topic the department determines beneficial to an off-premise retail
1423	manager.
1424	(3) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, and
1425	the provisions of this section, the department shall make rules to develop and implement the
1426	training programs described in this section, including rules that establish:
1427	(a) the requirements for each training program described in this section;
1428	(b) measures that accurately identify each individual who takes and completes a
1429	training program;
1430	(c) measures that ensure an individual taking a training program is focused and actively
1431	engaged in the training material throughout the training program;
1432	(d) a record that certifies that an individual has completed a training program; and
1433	(e) a fee for participation in a training program to cover the department's cost of
1434	providing the training program.
1435	(4) (a) Except as provided in Subsection (5), each retail manager shall[: (i)] complete
1436	the training described in Subsection (1)(a) no later than the earlier of:
1437	[(A)] (i) 30 days after the day on which the retail manager is hired; or
1438	[(B)] (ii) before the day on which the retail licensee obtains a retail license under this
1439	chapter[; and].
1440	[(ii) retake the training program described in Subsection (1)(a) once every three years.]
1441	(b) Except as provided in Subsection (5), each off-premise retail manager shall[: (i)]
1442	complete the training described in Subsection (2) no later than the earlier of:
1443	[(A)] (i) 30 days after the day on which the off-premise retail manager is hired; or
1444	[(B)] (ii) before the day on which the off-premise beer retailer obtains an off-premise
1445	beer retailer state license[; and].
1446	[(ii) retake the training program described in Subsection (2) once every three years.]
1447	(c) (i) If the commission finds that [an individual employed by] a retail licensee
1448	violated a provision of this title related to the sale, service, or furnishing of an alcoholic
1449	beverage to an intoxicated individual or a minor for a second time [while employed by the
1450	same retail licensee] within 36 consecutive months after the day on which the first violation
1451	was adjudicated, the violator, all retail staff, and each retail manager shall complete the training

1452	program	described	in	Subsection	(1)	(b)

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- (ii) If the commission finds that [an individual employed by] an off-premise beer retailer violated a provision of this title related to the sale, service, or furnishing of an alcoholic beverage to an intoxicated individual or a minor for a second time [while employed by the same off-premise beer retailer] within 36 consecutive months after the day on which the first violation was adjudicated, the violator and each off-premise retail manager shall complete the training program described in Subsection (1)(b).
- (5) (a) For a person who holds a retail license on January 1, 2018, each retail manager shall complete the training program described in Subsection (1)(a) for the first time as a condition of renewing the licensee's retail license in 2018.
- (b) For a person who holds an off-premise beer retailer state license on January 1, 2019, each off-premise retail manager shall complete the training program described in Subsection (1)(b) for the first time as a condition of renewing the licensee's off-premise beer retailer state license in 2019.
 - (6) If an individual fails to complete a required training program under this section:
- (a) the commission may suspend, revoke, or not renew the retail license or off-premise beer retailer state license;
- (b) a city, town, metro township, or county in which the retail licensee or off-premise beer retailer is located may suspend, revoke, or not renew the retail licensee's or off-premise beer retailer's business license; or
- (c) a local authority may suspend, revoke, or not renew the off-premise beer retailer's license.
 - Section 15. Section **32B-5-406** is amended to read:

32B-5-406. Tracking certain enforcement actions.

- (1) For each violation of a provision of this title involving the sale of an alcoholic product to a minor that staff of a retail licensee commits, the commission shall:
- (a) maintain a record of the violation until the record is expunged in accordance with Subsection (3);
 - (b) include in the record described in Subsection (1)(a):
- (i) the name of the individual who committed the violation;
- 1482 (ii) the name of the retail licensee; and

1483	(iii) the date of the adjudication of the violation; and
1484	(c) provide the information described in Subsection (1)(b) to the Department of Public
1485	Safety within 30 days after the day on which the violation is adjudicated.
1486	(2) (a) The Department of Public Safety shall develop and operate a system to collect,
1487	analyze, maintain, track, and disseminate the information that the Department of Public Safety
1488	receives in accordance with Subsection (1).
1489	(b) The Department of Public Safety shall make the system described in Subsection
1490	(2)(a) available to:
1491	(i) assist the commission in assessing penalties under this title; and
1492	(ii) inform a retail licensee of an individual who has a violation history in the system.
1493	(3) The commission and the Department of Public Safety shall expunge each record in
1494	the system described in Subsection (2) that relates to an individual if the individual does not
1495	violate a provision of this title related to the sale of an alcoholic product to a minor for a period
1496	of 36 consecutive months from the day on which the [individual was last found to have
1497	violated a provision of this title related to the sale of an alcoholic product to a minor]
1498	individual's last violation related to the sale of an alcoholic product to a minor was adjudicated.
1499	Section 16. Section 32B-6-202 is amended to read:
1500	32B-6-202. Definitions.
1501	As used in this part:
1502	(1) (a) "Dining area" means an area in the licensed premises of a full-service restaurant
1503	licensee that is primarily used for the service and consumption of food by one or more patrons.
1504	(b) "Dining area" does not include a dispensing area.
1505	(2) (a) "Dispensing area" means an area in the licensed premises of a full-service
1506	restaurant licensee where a dispensing structure is located and that:
1507	(i) is physically separated from the dining area and any waiting area by a structure or
1508	other barrier that prevents a patron seated in the dining area or a waiting area from viewing the
1509	dispensing of alcoholic product;
1510	(ii) except as provided in Subsection (2)(b), measures at least 10 feet from [any area
1511	where alcoholic product is dispensed to] the dining area and any waiting area[, measured from
1512	the point of the area where alcoholic product is dispensed that is closest to the dining area or

waiting area] to the nearest edge of the dispensing structure; or

1514	(iii) is physically separated from the dining area and any waiting area by a permanent
1515	physical structure that complies with the provisions of Title 15A, State Construction and Fire
1516	Codes Act, and, to the extent allowed under Title 15A, State Construction and Fire Codes Act,
1517	measures:
1518	(A) at least 42 inches high; and
1519	(B) at least 60 inches from the inside edge of the barrier to the nearest edge of the
1520	dispensing structure.
1521	(b) "Dispensing area" does not include any area described in Subsection (2)(a)(ii) that
1522	is less than 10 feet from an area where alcoholic product is dispensed, but from which a patron
1523	seated at a table or counter cannot view the dispensing of alcoholic product.
1524	(3) (a) "Grandfathered bar structure" means a bar structure in a licensed premises of a
1525	full-service restaurant licensee that:
1526	(i) as of May 11, 2009, has:
1527	(A) patron seating at the bar structure;
1528	(B) a partition at one or more locations on the bar structure that is along:
1529	(I) the width of the bar structure; or
1530	(II) the length of the bar structure; and
1531	(C) facilities for the dispensing or storage of an alcoholic product:
1532	(I) on the portion of the bar structure that is separated by the partition described in
1533	Subsection (3)(a)(i)(B); or
1534	(II) if the partition as described in Subsection (3)(a)(i)(B)(II) is adjacent to the bar
1535	structure in a manner visible to a patron sitting at the bar structure;
1536	(ii) is not operational as of May 12, 2009, if:
1537	(A) a person applying for a full-service restaurant license:
1538	(I) has as of May 12, 2009, a building permit to construct the restaurant;
1539	(II) is as of May 12, 2009, actively engaged in the construction of the restaurant, as
1540	defined by rule made by the commission; and
1541	(III) is issued the full-service restaurant license by no later than December 31, 2009;
1542	and
1543	(B) once constructed, the licensed premises has a bar structure described in Subsection
1544	(3)(a)(i);

1545	(iii) as of May 12, 2009, has no patron seating at the bar structure; or
1546	(iv) is not operational as of May 12, 2009, if:
1547	(A) a person applying for a full-service restaurant license:
1548	(I) has as of May 12, 2009, a building permit to construct the restaurant;
1549	(II) is as of May 12, 2009, actively engaged in the construction of the restaurant, as
1550	defined by rule made by the commission; and
1551	(III) is issued a full-service restaurant license by no later than December 31, 2009; and
1552	(B) once constructed, the licensed premises has a bar structure with no patron seating.
1553	(b) "Grandfathered bar structure" does not include a grandfathered bar structure
1554	described in Subsection (3)(a) on or after the day on which a restaurant remodels the
1555	grandfathered bar structure, as defined by rule made by the commission.
1556	(c) Subject to Subsection (3)(b), a grandfathered bar structure remains a grandfathered
1557	bar structure notwithstanding whether a restaurant undergoes a change of ownership.
1558	(4) "Seating grandfathered bar structure" means:
1559	(a) a grandfathered bar structure described in Subsection (3)(a)(i) or (ii); or
1560	(b) a bar structure grandfathered under Section 32B-6-409.
1561	(5) "Small full-service restaurant licensee" means a converted full-service restaurant
1562	licensee as defined in Section 32B-6-404.1 or a full-service restaurant licensee that has a
1563	grandfathered bar structure, whose dispensing area includes more than 45% of the available
1564	seating for patrons on the licensed premises, excluding outdoor seating:
1565	(a) when measured in accordance with Subsection (2)(a)(ii); and
1566	(b) based on the licensee's floor plan on file with the department on July 1, 2017.
1567	[(5)] <u>(6)</u> "Waiting area" includes a lobby.
1568	Section 17. Section 32B-6-205 is amended to read:
1569	32B-6-205. Specific operational requirements for a full-service restaurant license
1570	Before July 1, 2018, or July 1, 2022.
1571	(1) (a) In addition to complying with Chapter 5, Part 3, Retail Licensee Operational
1572	Requirements, a full-service restaurant licensee and staff of the full-service restaurant licensee
1573	shall comply with this section.
1574	(b) Failure to comply as provided in Subsection (1)(a) may result in disciplinary action
1575	in accordance with Chapter 3, Disciplinary Actions and Enforcement Act, against:

1576 (i) a full-service restaurant licensee; 1577 (ii) individual staff of a full-service restaurant licensee; or 1578 (iii) both a full-service restaurant licensee and staff of the full-service restaurant 1579 licensee. 1580 (2) In addition to complying with Subsection 32B-5-301(3), a full-service restaurant 1581 licensee shall[: (a)] display in a prominent place in the restaurant a list of the types and brand 1582 names of liquor being furnished through the full-service restaurant licensee's calibrated metered 1583 dispensing system[; and]. 1584 (b) display in a conspicuous place at the entrance to the licensed premises a sign 1585 approved by the commission that: 1586 [(i) measures at least 8-1/2 inches long and 11 inches wide; and] 1587 (ii) clearly states that the full-service restaurant licensee is a restaurant and not a bar. 1588 (3) In addition to complying with Section 32B-5-303, a full-service restaurant licensee 1589 shall store an alcoholic product in a storage area described in Subsection (12)(a). 1590 (4) (a) An individual who serves an alcoholic product in a full-service restaurant 1591 licensee's premises shall make a written beverage tab for each table or group that orders or 1592 consumes an alcoholic product on the premises. 1593 (b) A beverage tab required by this Subsection (4) shall list the type and amount of an 1594 alcoholic product ordered or consumed. 1595 (5) A person's willingness to serve an alcoholic product may not be made a condition 1596 of employment as a server with a full-service restaurant licensee. 1597 (6) (a) A full-service restaurant licensee may sell, offer for sale, or furnish liquor at the 1598 licensed premises during the following time periods only: 1599 (i) on a weekday, during the period that begins at 11:30 a.m. and ends at 11:59 p.m.; or 1600 (ii) on a weekend or a state or federal legal holiday or for a private event, during the 1601 period that begins at 10:30 a.m. and ends at 11:59 p.m. 1602 (b) A full-service restaurant licensee may sell, offer for sale, or furnish beer at the 1603 licensed premises during the following time periods only: 1604 (i) on a weekday, during the period that begins at 11:30 a.m. and ends at 12:59 a.m.; or 1605 (ii) on a weekend or a state or federal legal holiday or for a private event, during the

period that begins at 10:30 a.m. and ends at 12:59 a.m.

1607	(/) A full-service restaurant licensee shall maintain at least /0% of its total restaurant
1608	business from the sale of food, which does not include:
1609	(a) mix for an alcoholic product; or
1610	(b) a service charge.
1611	(8) (a) A full-service restaurant licensee may not sell, offer for sale, or furnish an
1612	alcoholic product except after the full-service restaurant licensee confirms that the patron has
1613	the intent to order food prepared, sold, and furnished at the licensed premises.
1614	(b) A full-service restaurant licensee shall maintain on the licensed premises adequate
1615	culinary facilities for food preparation and dining accommodations.
1616	(9) (a) Subject to the other provisions of this Subsection (9), a patron may not have
1617	more than two alcoholic products of any kind at a time before the patron.
1618	(b) A patron may not have more than one spirituous liquor drink at a time before the
1619	patron.
1620	(c) An individual portion of wine is considered to be one alcoholic product under
1621	Subsection (9)(a).
1622	(10) A patron may consume an alcoholic product only:
1623	(a) at:
1624	(i) the patron's table;
1625	(ii) a counter; or
1626	(iii) a seating grandfathered bar structure; and
1627	(b) where food is served.
1628	(11) (a) A full-service restaurant licensee may not sell, offer for sale, or furnish an
1629	alcoholic product to a patron, and a patron may not consume an alcoholic product at a bar
1630	structure that is not a seating grandfathered bar structure.
1631	(b) At a seating grandfathered bar structure a patron who is 21 years of age or older
1632	may:
1633	(i) sit;
1634	(ii) be furnished an alcoholic product; and
1635	(iii) consume an alcoholic product.
1636	(c) Except as provided in Subsection (11)(d), at a seating grandfathered bar structure a
1637	full-service restaurant licensee may not permit a minor to, and a minor may not:

1638	(i) sit; or
1639	(ii) consume food or beverages.
1640	(d) (i) A minor may be at a seating grandfathered bar structure if the minor is
1641	employed by a full-service restaurant licensee:
1642	(A) as provided in Subsection 32B-5-308(2); or
1643	(B) to perform maintenance and cleaning services during an hour when the full-service
1644	restaurant licensee is not open for business.
1645	(ii) A minor may momentarily pass by a seating grandfathered bar structure without
1646	remaining or sitting at the bar structure en route to an area of a full-service restaurant licensee's
1647	premises in which the minor is permitted to be.
1648	(12) Except as provided in Subsection 32B-5-307(3), a full-service restaurant licensee
1649	may dispense an alcoholic product only if:
1650	(a) the alcoholic product is dispensed from:
1651	(i) a grandfathered bar structure;
1652	(ii) an area adjacent to a grandfathered bar structure that is visible to a patron sitting at
1653	the grandfathered bar structure if that area is used to dispense an alcoholic product as of May
1654	12, 2009; or
1655	(iii) an area that is:
1656	(A) separated from an area for the consumption of food by a patron by a solid,
1657	translucent, permanent structural barrier such that the facilities for the storage or dispensing of
1658	an alcoholic product are:
1659	(I) not readily visible to a patron; and
1660	(II) not accessible by a patron; and
1661	(B) apart from an area used:
1662	(I) for dining;
1663	(II) for staging; or
1664	(III) as a lobby or waiting area;
1665	(b) the full-service restaurant licensee uses an alcoholic product that is:
1666	(i) stored in an area described in Subsection (12)(a); or
1667	(ii) in an area not described in Subsection (12)(a) on the licensed premises and:
1668	(A) immediately before the alcoholic product is dispensed it is in an unopened

1669	container; (B) the unopened container is taken to an area described in Subsection (12)(a) before
1670	it is opened; and (C) once opened, the container is stored in an area described in Subsection
1671	(12)(a); and
1672	(c) any instrument or equipment used to dispense alcoholic product is located in an
1673	area described in Subsection (12)(a).
1674	(13) A full-service restaurant licensee may state in a food or alcoholic product menu a
1675	charge or fee made in connection with the sale, service, or consumption of liquor including:
1676	(a) a set-up charge;
1677	(b) a service charge; or
1678	(c) a chilling fee.
1679	(14) Beginning on July 1, 2018, a minor may not sit, remain, or consume food or
1680	beverages within 10 feet of a grandfathered bar structure, unless:
1681	(a) seating within 10 feet of the grandfathered bar structure is the only seating available
1682	in the licensed premises; and
1683	(b) the minor is accompanied by an individual who is 21 years of age or older.
1684	(15) Except as provided in Subsection 32B-6-205.2[(18)](16) and Section
1685	32B-6-205.3, the provisions of this section apply before July 1, 2018.
1686	Section 18. Section 32B-6-205.2 is amended to read:
1687	32B-6-205.2. Specific operational requirements for a full-service restaurant
1688	license On and after July 1, 2018, or July 1, 2022.
1689	(1) (a) In addition to complying with Chapter 5, Part 3, Retail Licensee Operational
1690	Requirements, a full-service restaurant licensee and staff of the full-service restaurant licensee
1691	shall comply with this section.
1692	(b) Failure to comply with Subsection (1)(a) may result in disciplinary action in
1693	accordance with Chapter 3, Disciplinary Actions and Enforcement Act, against:
1694	(i) a full-service restaurant licensee;
1695	(ii) individual staff of a full-service restaurant licensee; or
1696	(iii) both a full-service restaurant licensee and staff of the full-service restaurant
1697	licensee.
1698	[(2) In addition to complying with Subsection 32B-5-301(3), a full-service restaurant
1699	licensee shall display in a conspicuous place at the entrance to the licensed premises a sign

1/00	approved by the commission that.
1701	[(a) measures at least 8-1/2 inches long and 11 inches wide; and]
1702	[(b) clearly states that the full-service restaurant licensee is a restaurant and not a bar.]
1703	[(3) In addition to complying with Section 32B-5-303, a full-service restaurant licensee
1704	shall store an alcoholic product in a storage area described in Subsection (13) (a).]
1705	[(4)] (2) (a) An individual who serves an alcoholic product in a full-service restaurant
1706	licensee's premises shall make a beverage tab for each table or group that orders or consumes
1707	an alcoholic product on the premises.
1708	(b) A beverage tab described in this Subsection [(4)] (2) shall state the type and amount
1709	of each alcoholic product ordered or consumed.
1710	[(5)] (3) A full-service restaurant licensee may not make an individual's willingness to
1711	serve an alcoholic product a condition of employment with a full-service restaurant licensee.
1712	[(6)] (4) (a) A full-service restaurant licensee may sell, offer for sale, or furnish liquor
1713	at the licensed premises during the following time periods only:
1714	(i) on a weekday, during the period that begins at 11:30 a.m. and ends at 11:59 p.m.; or
1715	(ii) on a weekend or a state or federal legal holiday or for a private event, during the
1716	period that begins at 10:30 a.m. and ends at 11:59 p.m.
1717	(b) A full-service restaurant licensee may sell, offer for sale, or furnish beer at the
1718	licensed premises during the following time periods only:
1719	(i) on a weekday, during the period that begins at 11:30 a.m. and ends at 12:59 a.m.; or
1720	(ii) on a weekend or a state or federal legal holiday or for a private event, during the
1721	period that begins at 10:30 a.m. and ends at 12:59 a.m.
1722	$[\frac{7}{2}]$ (5) A full-service restaurant licensee shall maintain at least 70% of the
1723	full-service restaurant licensee's total restaurant business from the sale of food, which does not
1724	include:
1725	(a) mix for an alcoholic product; or
1726	(b) a service charge.
1727	[(8)] (6) (a) A full-service restaurant licensee may not [sell, offer for sale, or] furnish
1728	an alcoholic product except after:
1729	(i) the patron to whom the full-service restaurant licensee [sells, offers for sale, or]
1730	furnishes the alcoholic product is seated at:

1731	(A) a table that is located in a dining area or a dispensing area;
1732	(B) a counter that is located in a dining area or a dispensing area; or
1733	(C) a dispensing structure that is located in a dispensing area; and
1734	(ii) the full-service restaurant licensee confirms that the patron intends to:
1735	(A) order food prepared, sold, and furnished at the licensed premises; and
1736	(B) except as provided in Subsection [(8)] (6)(b), consume the food at the same
1737	location where the patron is seated and [sold, offered for sale, or] furnished the alcoholic
1738	product.
1739	(b) (i) While a patron waits for a seat at a table or counter in the dining area of a
1740	full-service restaurant licensee, the full-service restaurant licensee may sell, offer for sale, or
1741	furnish to the patron one drink that contains a single portion of an alcoholic product as
1742	described in Section 32B-5-304 if:
1743	(A) the patron is in a dispensing area and seated at a table, counter, or dispensing
1744	structure; and
1745	(B) the full-service restaurant licensee first confirms that after the patron is seated in
1746	the dining area, the patron intends to order food prepared, sold, and furnished at the licensed
1747	premises.
1748	(ii) If the patron does not finish the patron's alcoholic product before moving to a seat
1749	in the dining area, an employee of the full-service restaurant licensee who is qualified to sell
1750	and serve an alcoholic product under Section 32B-5-306 shall transport any unfinished portion
1751	of the patron's alcoholic product to the patron's seat in the dining area.
1752	(iii) For purposes of Subsection [(8)] (6)(b)(i) a single portion of wine is 5 ounces or
1753	less.
1754	(c) A full-service restaurant licensee shall maintain on the licensed premises adequate
1755	culinary facilities for food preparation and dining accommodations.
1756	[9] A patron may consume an alcoholic product only if the patron is seated at:
1757	(a) a table that is located in a dining area or dispensing area;
1758	(b) a counter that is located in a dining area or dispensing area; or
1759	(c) a dispensing structure located in a dispensing area.
1760	[(10)] (8) (a) Subject to the other provisions of this Subsection $[(10)]$ (8), a patron may
1761	not have more than two alcoholic products of any kind at a time before the patron.

1762	(b) A patron may not have more than one spirituous liquor drink at a time before the
1763	patron.
1764	(c) An individual portion of wine is considered to be one alcoholic product under
1765	Subsection [(10)] <u>(8)</u> (a).
1766	[(11)] (9) In accordance with the provisions of this section, an individual who is at
1767	least 21 years of age may consume food and beverages in a dispensing area.
1768	[(12)] (10) (a) Except as provided in Subsection $[(12)]$ (10) (b), a minor may not sit,
1769	remain, or consume food or beverages in a dispensing area.
1770	(b) (i) A minor may be in a dispensing area if the minor is employed by the full-service
1771	restaurant licensee:
1772	(A) in accordance with Subsection 32B-5-308(2); or
1773	(B) to perform maintenance and cleaning services when the full-service restaurant
1774	licensee is not open for business.
1775	(ii) If there is no alternative route available, a minor may momentarily pass through a
1776	dispensing area without remaining or sitting in the dispensing area en route to an area of the
1777	full-service restaurant licensee's premises in which the minor is permitted to be.
1778	[(13)] (11) Except as provided in Subsection 32B-5-307(3), a full-service restaurant
1779	licensee may dispense an alcoholic product only if:
1780	(a) the alcoholic product is dispensed from:
1781	(i) a dispensing structure that is located in a dispensing area;
1782	(ii) an area that is:
1783	(A) separated from an area for the consumption of food by a patron by a solid,
1784	translucent, permanent structural barrier such that the facilities for the [storage or] dispensing
1785	of an alcoholic product are not readily visible to a patron and not accessible by a patron; and
1786	(B) apart from an area used for dining, for staging, or as a lobby or waiting area; or
1787	(iii) the premises of a bar licensee that is:
1788	(A) owned by the same person or persons as the full-service restaurant licensee; and
1789	(B) located immediately adjacent to the premises of the full-service restaurant licensee;
1790	<u>and</u>
1791	(b) the full-service restaurant licensee uses an alcoholic product that is stored in an

area described in Subsection (13) (a) or in accordance with Section 32B-5-303; and]

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1793	[(c)] (b) any instrument or equipment used to dispense alcoholic product is located in
1794	an area described in Subsection [(13)] (11)(a).
1795	[(14)] (12) (a) A full-service restaurant licensee may have more than one dispensing
1796	area in the licensed premises.
1797	(b) Each dispensing area in a licensed premises may satisfy the requirements for a
1798	dispensing area under Subsection 32B-6-202(2)(a)(i), (ii), or (iii), regardless of how any other
1799	dispensing area in the licensed premises satisfies the requirements for a dispensing area.
1800	[(15)] (13) A full-service restaurant licensee may not:
1801	(a) transfer, dispense, or serve an alcoholic product on or from a movable cart; or
1802	(b) display an alcoholic product or a product intended to appear like an alcoholic
1803	product by moving a cart or similar device around the licensed premises.
1804	[(16)] (14) A full-service restaurant licensee may state in a food or alcoholic product
1805	menu a charge or fee made in connection with the sale, service, or consumption of liquor,
1806	including:
1807	(a) a set-up charge;
1808	(b) a service charge; or
1809	(c) a chilling fee.
1810	[(17)] (15) (a) In addition to the requirements described in Section 32B-5-302, a
1811	full-service restaurant licensee shall maintain each of the following records for at least three
1812	years:
1813	(i) a record required by Section 32B-5-302; and
1814	(ii) a record that the commission requires a full-service restaurant licensee to use or
1815	maintain under a rule made in accordance with Title 63G, Chapter 3, Utah Administrative
1816	Rulemaking Act.
1817	(b) The department shall audit the records of a full-service restaurant licensee at least
1818	once each calendar year.
1819	[(18)] (16) (a) In accordance with Section 32B-6-205.3, a full-service restaurant
1820	licensee:
1821	(i) may comply with the provisions of this section beginning on or after July 1, 2017;
1822	and
1823	(ii) shall comply with the provisions of this section:

1824	(A) for a full-service restaurant licensee that does not have a grandfathered bar
1825	structure, on and after July 1, 2018; or
1826	(B) for a full-service restaurant licensee that has a grandfathered bar structure, on and
1827	after July 1, 2022.
1828	(b) A full-service restaurant licensee that elects to comply with the provisions of this
1829	section before the latest applicable date described in Subsection [(18)] (16)(a)(ii):
1830	(i) shall comply with each provision of this section; and
1831	(ii) is not required to comply with the provisions of Section 32B-6-205.
1832	Section 19. Section 32B-6-205.4 is enacted to read:
1833	32B-6-205.4. Small full-service restaurant licensee Exemption.
1834	(1) Notwithstanding the provisions of Section 32B-6-205 or 32B-6-205.2 and subject
1835	to Subsection (2), a minor may sit, remain, or consume food or beverages in the dispensing
1836	area of a small full-service restaurant licensee if:
1837	(a) seating in the dispensing area is the only seating available for patrons on the
1838	licensed premises;
1839	(b) the minor is accompanied by an individual who is 21 years of age or older; and
1840	(c) the small full-service restaurant licensee applies for and obtains approval from the
1841	department to seat minors in the dispensing area in accordance with this section.
1842	(2) A minor may not sit, remain, or consume food or beverages at a dispensing
1843	structure.
1844	(3) The department shall:
1845	(a) grant an approval described in Subsection (1)(c) if the small full-service restaurant
1846	licensee demonstrates that the small full-service restaurant licensee meets the requirements
1847	described in Subsection 32B-6-202(5); and
1848	(b) for each application described in Subsection (1)(c) that the department receives on
1849	or before May 8, 2018, act on the application on or before July 1, 2018.
1850	Section 20. Section 32B-6-302 is amended to read:
1851	32B-6-302. Definitions.
1852	As used in this part:
1853	(1) (a) "Dining area" means an area in the licensed premises of a limited-service
1854	restaurant licensee that is primarily used for the service and consumption of food by one or

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1855	more patrons.
1856	(b) "Dining area" does not include a dispensing area.
1857	(2) (a) "Dispensing area" means an area in the licensed premises of a limited-service
1858	restaurant licensee where a dispensing structure is located and that:
1859	(i) is physically separated from the dining area and any waiting area by a structure or
1860	other barrier that prevents a patron seated in the dining area or a waiting area from viewing the
1861	dispensing of alcoholic product;
1862	(ii) except as provided in Subsection (2)(b), measures at least 10 feet from [any area
1863	where alcoholic product is dispensed to] the dining area and any waiting area[, measured from
1864	the point of the area where alcoholic product is dispensed that is closest to the dining area or
1865	waiting area] to the nearest edge of the dispensing structure; or
1866	(iii) is physically separated from the dining area and any waiting area by a permanent
1867	physical structure that complies with the provisions of Title 15A, State Construction and Fire
1868	Codes Act, and, to the extent allowed under Title 15A, State Construction and Fire Codes Act,
1869	measures:
1870	(A) at least 42 inches high; and
1871	(B) at least 60 inches from the inside edge of the barrier to the nearest edge of the
1872	dispensing structure.
1873	(b) "Dispensing area" does not include any area described in Subsection (2)(a)(ii) that
1874	is less than 10 feet from an area where alcoholic product is dispensed, but from which a patron
1875	seated at a table or counter cannot view the dispensing of alcoholic product.
1876	(3) (a) "Grandfathered bar structure" means a bar structure in a licensed premises of a
1877	limited-service restaurant licensee that:
1878	(i) as of May 11, 2009, has:
1879	(A) patron seating at the bar structure;

(B) a partition at one or more locations on the bar structure that is along:

(C) facilities for the dispensing or storage of an alcoholic product:

(I) the width of the bar structure; or

Subsection (3)(a)(i)(B); or

(II) the length of the bar structure; and

(I) on the portion of the bar structure that is separated by the partition described in

1886	(II) if the partition as described in Subsection (3)(a)(i)(B)(II) is adjacent to the bar
1887	structure in a manner visible to a patron sitting at the bar structure;
1888	(ii) is not operational as of May 12, 2009, if:
1889	(A) a person applying for a limited-service restaurant license:
1890	(I) has as of May 12, 2009, a building permit to construct the restaurant;
1891	(II) is as of May 12, 2009, actively engaged in the construction of the restaurant, as
1892	defined by rule made by the commission; and
1893	(III) is issued the limited-service restaurant license by no later than December 31,
1894	2009; and
1895	(B) once constructed, the licensed premises has a bar structure described in Subsection
1896	(3)(a)(i);
1897	(iii) as of May 12, 2009, has no patron seating at the bar structure; or
1898	(iv) is not operational as of May 12, 2009, if:
1899	(A) a person applying for a limited-service restaurant license:
1900	(I) has as of May 12, 2009, a building permit to construct the restaurant;
1901	(II) is as of May 12, 2009, actively engaged in the construction of the restaurant, as
1902	defined by rule made by the commission; and
1903	(III) is issued a limited-service restaurant license by no later than December 31, 2009;
1904	and
1905	(B) once constructed, the licensed premises has a bar structure with no patron seating.
1906	(b) "Grandfathered bar structure" does not include a grandfathered bar structure
1907	described in Subsection (3)(a) on or after the day on which a restaurant remodels the
1908	grandfathered bar structure, as defined by rule made by the commission.
1909	(c) Subject to Subsection (3)(b), a grandfathered bar structure remains a grandfathered
1910	bar structure notwithstanding whether a restaurant undergoes a change of ownership.
1911	(4) "Seating grandfathered bar structure" means:
1912	(a) a grandfathered bar structure described in Subsection (3)(a)(i) or (ii); or
1913	(b) a bar structure grandfathered under Section 32B-6-409.
1914	(5) "Small limited-service restaurant licensee" means a limited-service restaurant
1915	licensee that has a grandfathered bar structure whose dispensing area includes more than 45%
1916	of the available seating for patrons on the licensed premises, excluding outdoor seating:

191/	(a) when measured in accordance with Subsection (2)(a)(ii); and
1918	(b) based on the licensee's floor plan on file with the department on July 1, 2017.
1919	[(5)] <u>(6)</u> "Waiting area" includes a lobby.
1920	[(6)] (7) "Wine" includes an alcoholic beverage defined as wine under 27 U.S.C. Sec.
1921	211 and 27 C.F.R. Sec. 4.10, including the following alcoholic beverages made in the manner
1922	of wine containing not less than 7% and not more than 24% of alcohol by volume:
1923	(a) sparkling and carbonated wine;
1924	(b) wine made from condensed grape must;
1925	(c) wine made from other agricultural products than the juice of sound, ripe grapes;
1926	(d) imitation wine;
1927	(e) compounds sold as wine;
1928	(f) vermouth;
1929	(g) cider;
1930	(h) perry; and
1931	(i) sake.
1932	Section 21. Section 32B-6-305 is amended to read:
1933	32B-6-305. Specific operational requirements for a limited-service restaurant
1934	license Before July 1, 2018, or July 1, 2022.
1935	(1) (a) In addition to complying with Chapter 5, Part 3, Retail Licensee Operational
1936	Requirements, a limited-service restaurant licensee and staff of the limited-service restaurant
1937	licensee shall comply with this section.
1938	(b) Failure to comply as provided in Subsection (1)(a) may result in disciplinary action
1939	in accordance with Chapter 3, Disciplinary Actions and Enforcement Act, against:
1940	(i) a limited-service restaurant licensee;
1941	(ii) individual staff of a limited-service restaurant licensee; or
1942	(iii) both a limited-service restaurant licensee and staff of the limited-service restaurant
1943	licensee.
1944	(2) (a) A limited-service restaurant licensee on the licensed premises may not sell, offer
1945	for sale, furnish, or allow consumption of:
1946	(i) spirituous liquor; or
1947	(ii) a flavored malt beverage.

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1948 (b) A product listed in Subsection (2)(a) may not be on the premises of a 1949 limited-service restaurant licensee except for use: 1950 (i) as a flavoring on a dessert; and 1951 (ii) in the preparation of a flaming food dish, drink, or dessert. 1952 (3) In addition to complying with Section 32B-5-303, a limited-service restaurant 1953 licensee shall store an alcoholic product in a storage area described in Subsection (12)(a). 1954 (4) (a) An individual who serves an alcoholic product in a limited-service restaurant 1955 licensee's premises shall make a written beverage tab for each table or group that orders or 1956 consumes an alcoholic product on the premises. 1957 (b) A beverage tab required by this Subsection (4) shall list the type and amount of an 1958 alcoholic product ordered or consumed. 1959 (5) A person's willingness to serve an alcoholic product may not be made a condition 1960 of employment as a server with a limited-service restaurant licensee. 1961 (6) (a) A limited-service restaurant licensee may sell, offer for sale, or furnish wine or 1962 heavy beer at the licensed premises during the following time periods only: 1963 (i) on a weekday, during the period that begins at 11:30 a.m. and ends at 11:59 p.m.; or 1964 (ii) on a weekend or a state or federal legal holiday or for a private event, during the 1965 period that begins at 10:30 a.m. and ends at 11:59 p.m. 1966 (b) A limited-service restaurant licensee may sell, offer for sale, or furnish beer at the 1967 licensed premises during the following time periods only: 1968 (i) on a weekday, during the period that beings at 11:30 a.m. and ends at 12:59 a.m.; or 1969 (ii) on a weekend or state or federal legal holiday or for a private event, during the 1970 period that begins at 10:30 a.m. and ends at 12:59 a.m. 1971 (7) A limited-service restaurant licensee shall maintain at least 70% of its total 1972 restaurant business from the sale of food, which does not include a service charge. 1973 (8) (a) A limited-service restaurant licensee may not sell, offer for sale, or furnish an 1974 alcoholic product except after the limited-service restaurant licensee confirms that the patron 1975 has the intent to order food prepared, sold, and furnished at the licensed premises.

(b) A limited-service restaurant licensee shall maintain on the licensed premises

(9) (a) Subject to the other provisions of this Subsection (9), a patron may not have

adequate culinary facilities for food preparation and dining accommodations.

1979	more than two alcoholic products of any kind at a time before the patron.
1980	(b) An individual portion of wine is considered to be one alcoholic product under
1981	Subsection (9)(a).
1982	(10) A patron may consume an alcoholic product only:
1983	(a) at:
1984	(i) the patron's table;
1985	(ii) a counter; or
1986	(iii) a seating grandfathered bar structure; and
1987	(b) where food is served.
1988	(11) (a) A limited-service restaurant licensee may not sell, offer for sale, or furnish an
1989	alcoholic product to a patron, and a patron may not consume an alcoholic product at a bar
1990	structure that is not a seating grandfathered bar structure.
1991	(b) At a seating grandfathered bar structure a patron who is 21 years of age or older
1992	may:
1993	(i) sit;
1994	(ii) be furnished an alcoholic product; and
1995	(iii) consume an alcoholic product.
1996	(c) Except as provided in Subsection (11)(d), at a seating grandfathered bar structure a
1997	limited-service restaurant licensee may not permit a minor to, and a minor may not:
1998	(i) sit; or
1999	(ii) consume food or beverages.
2000	(d) (i) A minor may be at a seating grandfathered bar structure if the minor is
2001	employed by a limited-service restaurant licensee:
2002	(A) as provided in Subsection 32B-5-308(2); or
2003	(B) to perform maintenance and cleaning services during an hour when the
2004	limited-service restaurant licensee is not open for business.
2005	(ii) A minor may momentarily pass by a seating grandfathered bar structure without
2006	remaining or sitting at the bar structure en route to an area of a limited-service restaurant
2007	licensee's premises in which the minor is permitted to be.
2008	(12) Except as provided in Subsection 32B-5-307(3), a limited-service restaurant

licensee may dispense an alcoholic product only if:

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2010	(a) the alcoholic product is dispensed from:
2011	(i) a grandfathered bar structure;
2012	(ii) an area adjacent to a grandfathered bar structure that is visible to a patron sitting at
2013	the grandfathered bar structure if that area is used to dispense an alcoholic product as of May
2014	12, 2009; or
2015	(iii) an area that is:
2016	(A) separated from an area for the consumption of food by a patron by a solid,
2017	translucent, permanent structural barrier such that the facilities for the storage or dispensing of
2018	an alcoholic product are:
2019	(I) not readily visible to a patron; and
2020	(II) not accessible by a patron; and
2021	(B) apart from an area used:
2022	(I) for dining;
2023	(II) for staging; or
2024	(III) as a lobby or waiting area;
2025	(b) the limited-service restaurant licensee uses an alcoholic product that is:
2026	(i) stored in an area described in Subsection (12)(a); or
2027	(ii) in an area not described in Subsection (12)(a) on the licensed premises and:
2028	(A) immediately before the alcoholic product is dispensed it is in an unopened
2029	container;
2030	(B) the unopened container is taken to an area described in Subsection (12)(a) before it
2031	is opened; and
2032	(C) once opened, the container is stored in an area described in Subsection (12)(a); and
2033	(c) any instrument or equipment used to dispense alcoholic product is located in an
2034	area described in Subsection (12)(a).
2035	(13) A limited-service restaurant licensee may state in a food or alcoholic product
2036	menu a charge or fee made in connection with the sale, service, or consumption of wine or
2037	heavy beer including:
2038	(a) a set-up charge;
2039	(b) a service charge; or
2040	(c) a chilling fee.

2041	[(14) In addition to complying with Subsection 32B-5-301(3), a limited-service
2042	restaurant licensee shall display in a conspicuous place at the entrance to the licensed premises
2043	a sign approved by the commission that:]
2044	[(a) measures at least 8-1/2 inches long and 11 inches wide; and]
2045	[(b) clearly states that the limited-service restaurant licensee is a restaurant and not a
2046	bar.]
2047	[(15)] (14) Beginning on July 1, 2018, a minor may not sit, remain, or consume food or
2048	beverages within 10 feet of a grandfathered bar structure, unless:
2049	(a) seating within 10 feet of the grandfathered bar structure is the only seating available
2050	in the licensed premises; and
2051	(b) the minor is accompanied by an individual who is 21 years of age or older.
2052	[(16)] (15) Except as provided in Subsection 32B-6-305.2[(18)](16) and Section
2053	32B-6-305.3, the provisions of this section apply before July 1, 2018.
2054	Section 22. Section 32B-6-305.2 is amended to read:
2055	32B-6-305.2. Specific operational requirements for a limited-service restaurant
2056	license On and after July 1, 2018, or July 1, 2022.
2057	(1) (a) In addition to complying with Chapter 5, Part 3, Retail Licensee Operational
2058	Requirements, a limited-service restaurant licensee and staff of the limited-service restaurant
2059	licensee shall comply with this section.
2060	(b) Failure to comply with Subsection (1)(a) may result in disciplinary action in
2061	accordance with Chapter 3, Disciplinary Actions and Enforcement Act, against:
2062	(i) a limited-service restaurant licensee;
2063	(ii) individual staff of a limited-service restaurant licensee; or
2064	(iii) both a limited-service restaurant licensee and staff of the limited-service restaurant
2065	licensee.
2066	[(2) In addition to complying with Subsection 32B-5-301(3), a limited-service
2067	restaurant licensee shall display in a conspicuous place at the entrance to the licensed premises
2068	a sign approved by the commission that:]
2069	[(a) measures at least 8-1/2 inches long and 11 inches wide; and]
2070	[(b) clearly states that the limited-service restaurant licensee is a restaurant and not a
2071	bar.]

2072 [(3) In addition to complying with Section 32B-5-303, a limited-service restaurant 2073 licensee shall store an alcoholic product in a storage area described in Subsection (13) (a). 2074 [(4)] (2) (a) An individual who serves an alcoholic product in a limited-service 2075 restaurant licensee's premises shall make a beverage tab for each table or group that orders or 2076 consumes an alcoholic product on the premises. 2077 (b) A beverage tab described in this Subsection [(4)] (2) shall state the type and amount 2078 of each alcoholic product ordered or consumed. 2079 [(5)] (3) A limited-service restaurant licensee may not make an individual's willingness 2080 to serve an alcoholic product a condition of employment with a limited-service restaurant 2081 licensee. 2082 [(6)] (4) (a) A limited-service restaurant licensee may sell, offer for sale, or furnish 2083 wine or heavy beer at the licensed premises during the following time periods only: 2084 (i) on a weekday, during the period that begins at 11:30 a.m. and ends at 11:59 p.m.; or 2085 (ii) on a weekend or a state or federal legal holiday or for a private event, during the 2086 period that begins at 10:30 a.m. and ends at 11:59 p.m. 2087 (b) A limited-service restaurant licensee may sell, offer for sale, or furnish beer at the 2088 licensed premises during the following time periods only: 2089 (i) on a weekday, during the period that begins at 11:30 a.m. and ends at 12:59 a.m.; or 2090 (ii) on a weekend or a state or federal legal holiday or for a private event, during the 2091 period that begins at 10:30 a.m. and ends at 12:59 a.m. 2092 [(7)] (5) A limited-service restaurant licensee shall maintain at least 70% of the 2093 limited-service restaurant licensee's total restaurant business from the sale of food, which does 2094 not include a service charge. 2095 [(8)] (6) (a) A limited-service restaurant licensee may not [sell, offer for sale, or] 2096 furnish an alcoholic product except after: 2097 (i) the patron to whom the limited-service restaurant licensee [sells, offers for sale, or] 2098 furnishes the alcoholic product is seated at: 2099 (A) a table that is located in a dining area or a dispensing area: 2100 (B) a counter that is located in a dining area or a dispensing area; or 2101 (C) a dispensing structure that is located in a dispensing area; and

(ii) the limited-service restaurant licensee confirms that the patron intends to:

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- 2103 (A) order food prepared, sold, and furnished at the licensed premises; and 2104 (B) except as provided in Subsection $\left[\frac{(8)}{(8)}\right]$ (6)(b), consume the food at the same 2105 location where the patron is seated and [sold, offered for sale, or] furnished the alcoholic 2106 product. 2107 (b) (i) While a patron waits for a seat at a table or counter in the dining area of a 2108 limited-service restaurant licensee, the limited-service restaurant licensee may sell, offer for 2109 sale, or furnish to the patron one drink that contains a single portion of an alcoholic product as 2110 described in Section 32B-5-304 if: 2111 (A) the patron is in a dispensing area and seated at a table, counter, or dispensing 2112 structure; and 2113 (B) the limited-service restaurant licensee first confirms that after the patron is seated 2114 in the dining area, the patron intends to order food prepared, sold, and furnished at the licensed 2115 premises. 2116 (ii) If the patron does not finish the patron's alcoholic product before moving to a seat 2117 in the dining area, an employee of the limited-service restaurant licensee who is qualified to 2118 sell and serve an alcoholic product under Section 32B-5-306 shall transport any unfinished 2119 portion of the patron's alcoholic product to the patron's seat in the dining area. 2120 (iii) For purposes of Subsection [(8)] (6)(b)(i) a single portion of wine is 5 ounces or 2121 less. 2122 (c) A limited-service restaurant licensee shall maintain on the licensed premises 2123 adequate culinary facilities for food preparation and dining accommodations. [(9)] (7) A patron may consume an alcoholic product only if the patron is seated at: 2124 2125 (a) a table that is located in a dining area or a dispensing area; 2126 (b) a counter that is located in a dining area or a dispensing area; or 2127 (c) a dispensing structure located in a dispensing area. 2128 [(10)] (8) (a) Subject to the other provisions of this Subsection [(10)] (8), a patron may
 - (b) An individual portion of wine is considered to be one alcoholic product under Subsection [(10)] (8)(a).

not have more than two alcoholic products of any kind at a time before the patron.

[(11)] (9) In accordance with the provisions of this section, an individual who is at least 21 years of age may consume food and beverages in a dispensing area.

2134	$[\frac{(12)}{(10)}]$ (a) Except as provided in Subsection $[\frac{(12)}{(10)}]$ (10)(b), a minor may not sit,
2135	remain, or consume food or beverages in a dispensing area.
2136	(b) (i) A minor may be in a dispensing area if the minor is employed by the
2137	limited-service restaurant licensee:
2138	(A) in accordance with Subsection 32B-5-308(2); or
2139	(B) to perform maintenance and cleaning services when the limited-service restaurant
2140	licensee is not open for business.
2141	(ii) If there is no alternative route available, a minor may momentarily pass through a
2142	dispensing area without remaining or sitting in the dispensing area en route to an area of the
2143	limited-service restaurant licensee's premises in which the minor is permitted to be.
2144	[(13)] (11) Except as provided in Subsection 32B-5-307(3), a limited-service restaurant
2145	licensee may dispense an alcoholic product only if:
2146	(a) the alcoholic product is dispensed from:
2147	(i) a dispensing structure that is located in a dispensing area;
2148	(ii) an area that is:
2149	(A) separated from an area for the consumption of food by a patron by a solid,
2150	translucent, permanent structural barrier such that the facilities for the [storage or] dispensing
2151	of an alcoholic product are not readily visible to a patron and not accessible by a patron; and
2152	(B) apart from an area used for dining, for staging, or as a lobby or waiting area; or
2153	(iii) the premises of a bar licensee that is:
2154	(A) owned by the same person or persons as the limited-service restaurant licensee; and
2155	(B) located immediately adjacent to the premises of the limited-service restaurant
2156	licensee; and
2157	[(b) the limited-service restaurant licensee uses an alcoholic product that is stored in an
2158	area described in Subsection (13) (a) or in accordance with Section 32B-5-303; and]
2159	[(c)] (b) any instrument or equipment used to dispense alcoholic product is located in
2160	an area described in Subsection [(13)] (11)(a).
2161	[(14)] (12) (a) A limited-service restaurant licensee may have more than one
2162	dispensing area in the licensed premises.
2163	(b) Each dispensing area in a licensed premises may satisfy the requirements for a
2164	dispensing area under Subsection 32B-6-202(2)(a)(i), (ii), or (iii), regardless of how any other

2103	dispensing area in the needsed premises satisfies the requirements for a dispensing area.
2166	[(15)] (13) A limited-service restaurant licensee may not:
2167	(a) transfer, dispense, or serve an alcoholic product on or from a movable cart; or
2168	(b) display an alcoholic product or a product intended to appear like an alcoholic
2169	product by moving a cart or similar device around the licensed premises.
2170	[(16)] (14) A limited-service restaurant licensee may state in a food or alcoholic
2171	product menu a charge or fee made in connection with the sale, service, or consumption of
2172	wine or heavy beer, including:
2173	(a) a set-up charge;
2174	(b) a service charge; or
2175	(c) a chilling fee.
2176	[(17)] (15) (a) In addition to the requirements described in Section 32B-5-302, a
2177	limited-service restaurant licensee shall maintain each of the following records for at least thre
2178	years:
2179	(i) a record required by Section 32B-5-302; and
2180	(ii) a record that the commission requires a limited-service restaurant licensee to use of
2181	maintain under a rule made in accordance with Title 63G, Chapter 3, Utah Administrative
2182	Rulemaking Act.
2183	(b) The department shall audit the records of a limited-service restaurant licensee at
2184	least once each calendar year.
2185	[(18)] (16) (a) In accordance with Section 32B-6-305.3, a limited-service restaurant
2186	licensee:
2187	(i) may comply with the provisions of this section beginning on or after July 1, 2017;
2188	and
2189	(ii) shall comply with the provisions of this section:
2190	(A) for a limited-service restaurant licensee that does not have a grandfathered bar
2191	structure, on and after July 1, 2018; or
2192	(B) for a limited-service restaurant licensee that has a grandfathered bar structure, on
2193	and after July 1, 2022.
2194	(b) A limited-service restaurant licensee that elects to comply with the provisions of
2195	this section before the latest applicable date described in Subsection [418] (16)(a)(ii):

2196	(i) shall comply with each provision of this section; and
2197	(ii) is not required to comply with the provisions of Section 32B-6-305.
2198	Section 23. Section 32B-6-305.4 is enacted to read:
2199	32B-6-305.4. Small limited-service restaurant licensee Exemption.
2200	(1) Notwithstanding the provisions of Section 32B-6-305 or 32B-6-305.2 and subject
2201	to Subsection (2), a minor may sit, remain, or consume food or beverages in the dispensing
2202	area of a small limited-service restaurant licensee if:
2203	(a) seating in the dispensing area is the only seating available for patrons on the
2204	licensed premises;
2205	(b) the minor is accompanied by an individual who is 21 years of age or older; and
2206	(c) the small limited-service restaurant licensee applies for and obtains approval from
2207	the department to seat minors in the dispensing area in accordance with this section.
2208	(2) A minor may not sit, remain, or consume food or beverages at a dispensing
2209	structure.
2210	(3) The department shall:
2211	(a) grant an approval described in Subsection (1)(c) if the small limited-service
2212	restaurant licensee demonstrates that the small limited-service restaurant licensee meets the
2213	requirements described in Subsection 32B-6-302(5); and
2214	(b) for each application described in Subsection (1)(c) that the department receives on
2215	or before May 8, 2018, act on the application on or before July 1, 2018.
2216	Section 24. Section 32B-6-403 is amended to read:
2217	32B-6-403. Commission's power to issue bar establishment license.
2218	(1) Before a person may store, sell, offer for sale, furnish, or allow the consumption of
2219	an alcoholic product on its premises as a bar establishment licensee, the person shall first
2220	obtain a bar establishment license from the commission in accordance with this part.
2221	(2) The commission may issue a bar establishment license to establish bar
2222	establishment licensed premises at places and in numbers the commission considers proper for
2223	the storage, sale, offer for sale, furnishing, and consumption of an alcoholic product on
2224	premises operated by a bar establishment licensee.
2225	(3) Subject to Section 32B-1-201:
2226	(a) (i) before July 1, 2018, the commission may not issue a total number of bar

being a bar establishment license;

2227	establishment licenses that at any time exceeds the number determined by dividing the
2228	population of the state by 7,850; and
2229	(ii) beginning on July 1, 2018, the commission may not issue a total number of bar
2230	establishment licenses that at any time exceeds the number determined by dividing the
2231	population of the state by $[10,538]$ $\underline{10,200}$;
2232	(b) the commission may issue a seasonal bar establishment license in accordance with
2233	Section 32B-5-206 to:
2234	(i) a dining club licensee; or
2235	(ii) a bar licensee;
2236	(c) (i) if the location, design, and construction of a hotel may require more than one
2237	dining club license or bar license location within the hotel to serve the public convenience, the
2238	commission may authorize as many as three bar establishment license locations within the
2239	hotel under one bar establishment license if:
2240	(A) the hotel has a minimum of 150 guest rooms;
2241	(B) all locations under the bar establishment license are:
2242	(I) within the same hotel; and
2243	(II) on premises that are managed or operated, and owned or leased, by the bar
2244	establishment licensee; and
2245	(C) the locations under the bar establishment license operate under the same type of bar
2246	establishment license; and
2247	(ii) a facility other than a hotel shall have a separate bar establishment license for each
2248	bar establishment license location where an alcoholic product is sold, offered for sale, or
2249	furnished;
2250	(d) when a business establishment undergoes a change of ownership, the commission
2251	may issue a bar establishment license to the new owner of the business establishment
2252	notwithstanding that there is no bar establishment license available under Subsection (3)(a) if:
2253	(i) the primary business activity at the business establishment before and after the
2254	change of ownership is not the sale, offer for sale, or furnishing of an alcoholic product;
2255	(ii) before the change of ownership there are two or more licensed premises on the
2256	business establishment that operate under a retail license, with at least one of the retail licenses

2258	(iii) subject to Subsection (3)(e), the licensed premises of the bar establishment license
2259	issued under this Subsection (3)(d) is at the same location where the bar establishment license
2260	licensed premises was located before the change of ownership; and
2261	(iv) the person who is the new owner of the business establishment qualifies for the bar
2262	establishment license, except for there being no bar establishment license available under
2263	Subsection (3)(a); and
2264	(e) if a bar establishment licensee of a bar establishment license issued under
2265	Subsection (3)(d) requests a change of location, the bar establishment licensee may retain the
2266	bar establishment license after the change of location only if on the day on which the bar
2267	establishment licensee seeks a change of location a bar establishment license is available under
2268	Subsection (3)(a).
2269	Section 25. Section 32B-6-404 is amended to read:
2270	32B-6-404. Types of bar license.
2271	(1) To obtain an equity license, in addition to meeting the other requirements of this
2272	part, a person shall:
2273	(a) whether incorporated or unincorporated:
2274	(i) be organized and operated solely for a social, recreational, patriotic, or fraternal
2275	purpose;
2276	(ii) have members;
2277	(iii) limit access to its licensed premises to a member or a guest of the member; and
2278	(iv) desire to maintain premises upon which an alcoholic product may be stored, sold
2279	to, offered for sale to, furnished to, and consumed by a member or a guest of a member;
2280	(b) own, maintain, or operate a substantial recreational facility in conjunction with a
2281	club house such as:
2282	(i) a golf course; or
2283	(ii) a tennis facility;
2284	(c) have at least 50% of the total membership having[:(i) full voting rights; and (ii)] an
2285	equal share of the equity of the entity or a right to redemption or refund at the equal value; and
2286	(d) if there is more than one class of membership, have at least one class of
2287	membership that entitles each member in that class to [:(i) full voting rights; and(ii)] an equal
2288	share of the equity of the entity or a right to redemption or refund at the equal value.

2289	(2) To obtain a fraternal license, in addition to meeting the other requirements of this
2290	part, a person shall:
2291	(a) whether incorporated or unincorporated:
2292	(i) be organized and operated solely for a social, recreational, patriotic, or fraternal
2293	purpose;
2294	(ii) have members;
2295	(iii) limit access to its licensed premises to a member or a guest of the member; and
2296	(iv) desire to maintain premises upon which an alcoholic product may be stored, sold
2297	to, offered for sale to, furnished to, and consumed by a member or a guest of a member;
2298	(b) have no capital stock;
2299	(c) exist solely for:
2300	(i) the benefit of its members and their beneficiaries; and
2301	(ii) a lawful social, intellectual, educational, charitable, benevolent, moral, fraternal,
2302	patriotic, or religious purpose for the benefit of its members or the public, carried on through
2303	voluntary activity of its members in their local lodges;
2304	(d) have a representative form of government;
2305	(e) have a lodge system in which:
2306	(i) there is a supreme governing body;
2307	(ii) subordinate to the supreme governing body are local lodges, however designated,
2308	into which individuals are admitted as members in accordance with the laws of the fraternal;
2309	(iii) the local lodges are required by the laws of the fraternal to hold regular meetings at
2310	least monthly; and
2311	(iv) the local lodges regularly engage in one or more programs involving member
2312	participation to implement the purposes of Subsection (2)(c); and
2313	(f) own or lease a building or space in a building used for lodge activities.
2314	(3) To obtain a dining club license, in addition to meeting the other requirements of
2315	this part, a person shall:
2316	(a) maintain at least the following percentages of its total club business from the sale of
2317	food, not including mix for alcoholic products, or service charges:
2318	(i) for a dining club license that is issued as an original license on or after July 1, 2011,
2319	60%; and

2320	(ii) for a dining club license that is issued on or before June 30, 2011:
2321	(A) 50% on or before June 30, 2012; and
2322	(B) 60% on and after July 1, 2012; and
2323	(b) obtain a determination by the commission that the person will operate as a dining
2324	club licensee, as part of which the commission may consider:
2325	(i) the square footage and seating capacity of the premises;
2326	(ii) what portion of the square footage and seating capacity will be used for a dining
2327	area in comparison to the portion that will be used as a lounge or bar area;
2328	(iii) whether full meals including appetizers, main courses, and desserts are served;
2329	(iv) whether the person will maintain adequate on-premise culinary facilities to prepare
2330	full meals, except a person who is located on the premise of a hotel or resort facility may use
2331	the culinary facilities of the hotel or resort facility;
2332	(v) whether the entertainment provided at the premises is suitable for minors; and
2333	(vi) the club management's ability to manage and operate a dining club license
2334	including:
2335	(A) management experience;
2336	(B) past dining club licensee or restaurant management experience; and
2337	(C) the type of management scheme used by the dining club license.
2338	(4) To obtain a bar license, a person is required to meet the requirements of this part
2339	except those listed in Subsection (1), (2), or (3).
2340	(5) (a) At the time that the commission issues a bar establishment license, the
2341	commission shall designate the type of bar establishment license for which the person qualifies
2342	(b) If requested by a bar establishment licensee, the commission may approve a change
2343	in the type of bar establishment license in accordance with rules made by the commission.
2344	(6) To the extent not prohibited by law, this part does not prevent a dining club
2345	licensee or bar licensee from restricting access to the licensed premises on the basis of an
2346	individual:
2347	(a) paying a fee; or
2348	(b) agreeing to being on a list of individuals who have access to the licensed premises.
2349	(7) (a) (i) On or after July 1, 2017, the commission may not issue or renew a dining
2350	club license.

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(ii) [Effective] No later than July 1, 2018, the department shall convert each dining
club license to a full-service restaurant license or a bar license in accordance with the
provisions of this Subsection (7).

- (b) (i) (A) A person licensed as a dining club on July 1, 2017, shall notify the department no later than May 31, 2018, whether [effective July 1, 2018,] the person elects to be licensed as a full-service restaurant or a bar.
- (B) [Effective] No later than July 1, 2018, the department shall convert a dining club license to a full-service restaurant license or a bar license in accordance with the dining club licensee's election under Subsection (7)(b)(i)(A).
- (ii) If a dining club licensee fails to timely notify the department in accordance with Subsection (7)(b)(i), the dining club license is automatically converted to a full-service restaurant license on July 1, 2018.
- (c) Subject to Section 32B-6-404.1, after a dining club license converts to a full-service restaurant license or a bar license, the retail licensee shall operate under the provisions that govern the full-service restaurant license or the bar license, as applicable.
- (d) After a dining club license converts to a full-service restaurant license or a bar license in accordance with this Subsection (7):
- (i) the full-service restaurant license is not considered in determining the total number of full-service restaurant licenses available under Section 32B-6-203; or
- (ii) the bar license is not considered in determining the total number of bar establishment licenses available under Section 32B-6-403.
- (e) [Before] Except as provided in Subsections (7)(a) and (b), before July 1, 2018, the commission may not issue a full-service restaurant license, a limited-service restaurant license, or a beer-only restaurant license to a person who holds a dining club license on May 9, 2017, for the same premises.
- (f) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the commission may make rules establishing a procedure by which a dining club licensee elects and converts to a full-service restaurant licensee or a bar licensee under this Subsection (7).
- Section 26. Section **32B-6-404.1** is amended to read:
- 2380 32B-6-404.1. Transition from dining club license to full-service restaurant license.
- 2381 (1) As used in this section:

- 2382 (a) "Converted full-service restaurant licensee" means a dining club licensee that converts to a full-service restaurant licensee on <u>or before</u> July 1, 2018, in accordance with Subsection 32B-6-404(7).
 - (b) "Grandfathered bar structure" means the same as that term is defined in Section 32B-6-202.
 - (2) (a) Except as provided in Subsection (2)(c)[, beginning on July 1, 2018] and subject to the provisions of this section, a converted full-service restaurant licensee shall operate under the provisions that govern a full-service restaurant licensee that has a grandfathered bar structure.
 - (b) For purposes of applying the provisions that govern a full-service restaurant licensee with a grandfathered bar structure, a converted full-service restaurant licensee's bar structure is considered a grandfathered bar structure.
 - (c) The provisions of Section 32B-6-205.3 do not apply to a converted full-service restaurant licensee.
 - (3) (a) A converted full-service restaurant licensee shall comply with the provisions of Section 32B-6-205.2 on or before the earlier of:
- 2398 (i) July 1, 2022;

- (ii) the date on which the converted full-service restaurant licensee remodels, as defined by commission rule made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the converted full-service restaurant licensee's bar structure or dining area; or
 - (iii) the date on which the converted full-service restaurant licensee experiences a change of ownership described in Subsection 32B-8a-202(1).
 - (b) Before a converted full-service restaurant licensee changes the converted full-service restaurant licensee's approved location for storage, dispensing, or consumption to comply with the provisions of Section 32B-6-205.2, the converted full-service restaurant licensee shall submit an application for approval to the department in accordance with Subsection 32B-5-303(3).
- (c) A converted full-service restaurant licensee that cannot comply with the provisions of Section 32B-6-205.2 without a change to the converted full-service restaurant licensee's approved location for storage, dispensing, or consumption shall submit an application for

2413	approval described in Subsection (3)(b) on or before May 1, 2022.
2414	(4) (a) Notwithstanding any provision to the contrary, a converted full-service
2415	restaurant licensee shall maintain at least the following percentage of the converted full-service
2416	restaurant licensee's total restaurant business from the sale of food:
2417	(i) beginning [July 1, 2018] the day on which the licensee becomes a converted
2418	full-service restaurant licensee, and ending June 30, 2019, 64%;
2419	(ii) beginning July 1, 2019, and ending June 30, 2020, 68%; and
2420	(iii) on and after July 1, 2021, 70%.
2421	(b) For purposes of Subsection (4)(a), a converted full-service restaurant licensee's
2422	restaurant business from the sale of food does not include:
2423	(i) mix for an alcoholic product; or
2424	(ii) a service charge.
2425	Section 27. Section 32B-6-406 is amended to read:
2426	32B-6-406. Specific operational requirements for a bar establishment license.
2427	(1) (a) In addition to complying with Chapter 5, Part 3, Retail Licensee Operational
2428	Requirements, a bar establishment licensee and staff of the bar establishment licensee shall
2429	comply with this section.
2430	(b) Failure to comply as provided in Subsection (1)(a) may result in disciplinary action
2431	in accordance with Chapter 3, Disciplinary Actions and Enforcement Act, against:
2432	(i) a bar establishment licensee;
2433	(ii) individual staff of a bar establishment licensee; or
2434	(iii) both a bar establishment licensee and staff of the bar establishment licensee.
2435	(2) In addition to complying with Subsection 32B-5-301(3), a bar licensee shall display
2436	in a conspicuous place at the entrance to the licensed premises a sign [approved by the
2437	commission] that:
2438	(a) measures at least 8-1/2 inches long and 11 inches wide; and
2439	(b) clearly states that the bar licensee is a bar and [not a restaurant] that no one under
2440	21 years of age is allowed.
2441	(3) (a) In addition to complying with Section 32B-5-302, a bar establishment licensee
2442	shall maintain for a minimum of three years:
2443	(i) a record required by Section 32B-5-302; and

2444	(ii) a record maintained or used by the bar establishment licensee, as the department
2445	requires.
2446	(b) Section 32B-1-205 applies to a record required to be made, maintained, or used in
2447	accordance with this Subsection (3).
2448	(c) The department shall audit the records of a bar establishment licensee at least once
2449	annually.
2450	(4) (a) A bar establishment licensee may not sell, offer for sale, or furnish liquor on the
2451	licensed premises on any day during a period that:
2452	(i) begins at 1 a.m.; and
2453	(ii) ends at 9:59 a.m.
2454	(b) A bar establishment licensee may sell, offer for sale, or furnish beer during the
2455	hours specified in Part 7, On-Premise Beer Retailer License, for an on-premise beer retailer
2456	license.
2457	(c) (i) Notwithstanding Subsections (4)(a) and (b), a bar establishment licensee shall
2458	keep its licensed premises open for one hour after the bar establishment licensee ceases the sale
2459	and furnishing of an alcoholic product during which time a patron of the bar establishment
2460	licensee may finish consuming:
2461	(A) a single drink containing spirituous liquor;
2462	(B) a single serving of wine not exceeding five ounces;
2463	(C) a single serving of heavy beer;
2464	(D) a single serving of beer not exceeding 26 ounces; or
2465	(E) a single serving of a flavored malt beverage.
2466	(ii) A bar establishment licensee is not required to remain open:
2467	(A) after all patrons have vacated the premises; or
2468	(B) during an emergency.
2469	(5) (a) A minor may not be admitted into, use, or be in:
2470	(i) a lounge or bar area of the premises of:
2471	(A) an equity licensee;
2472	(B) a fraternal licensee; or
2473	(C) a dining club licensee; or
2474	(ii) the premises of:

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2475	(A) a dining club licensee unless accompanied by an individual who is 21 years of age
2476	or older; or

- (B) a bar licensee, except to the extent provided for under Section 32B-6-406.1.
- 2478 (b) Notwithstanding Section 32B-5-308, a bar establishment licensee may not employ a minor to:
 - (i) work in a lounge or bar area of an equity licensee, fraternal licensee, or dining club licensee; or
 - (ii) handle an alcoholic product.
 - (c) Notwithstanding Section 32B-5-308, a minor may not be employed on the licensed premises of a bar licensee.
 - (d) Nothing in this part or Section 32B-5-308 precludes a local authority from being more restrictive of a minor's admittance to, use of, or presence on the licensed premises of a bar establishment licensee.
 - (6) A bar establishment licensee shall have food available at all times when an alcoholic product is sold, offered for sale, furnished, or consumed on the licensed premises.
 - (7) (a) Subject to the other provisions of this Subsection (7), a patron may not have more than two alcoholic products of any kind at a time before the patron.
 - (b) A patron may not have two spirituous liquor drinks before the bar establishment licensee patron if one of the spirituous liquor drinks consists only of the primary spirituous liquor for the other spirituous liquor drink.
 - (c) An individual portion of wine is considered to be one alcoholic product under Subsection (7)(a).
 - (8) A bar establishment licensee shall have available on the premises for a patron to review at the time that the patron requests it, a written alcoholic product price list or a menu containing the price of an alcoholic product sold, offered for sale, or furnished by the bar establishment licensee including:
 - (a) a set-up charge;
- 2502 (b) a service charge; or
- 2503 (c) a chilling fee.
- 2504 (9) Subject to Section 32B-5-309, a bar establishment licensee may not temporarily rent or otherwise temporarily lease its premises to a person unless:

2506 (a) the person to whom the bar establishment licensee rents or leases the premises 2507 agrees in writing to comply with this title as if the person is the bar establishment licensee, 2508 except for a requirement related to making or maintaining a record; and 2509 (b) the bar establishment licensee takes reasonable steps to ensure that the person 2510 complies with this section as provided in Subsection (9)(a). 2511 (10) If a bar establishment licensee is an equity licensee or fraternal licensee, the bar 2512 establishment licensee shall comply with Section 32B-6-407. 2513 (11) If a bar establishment licensee is a dining club licensee or bar licensee, the bar 2514 establishment licensee shall comply with Section 32B-1-407. (12) (a) A bar establishment licensee shall own or lease premises suitable for the bar 2515 2516 establishment licensee's activities. 2517 (b) A bar establishment licensee may not maintain licensed premises in a manner that 2518 barricades or conceals the bar establishment licensee's operation. 2519 Section 28. Section **32B-6-409** is amended to read: 32B-6-409. Conversion from dining club license to different type of retail license. 2520 (1) In accordance with this section, a dining club licensee may convert its dining club 2521 2522 license to a different type of retail license, including a different type of club license during the 2523 time period: 2524 (a) beginning on July 1, 2011; and 2525 (b) ending on June 30, 2013. 2526 (2) A dining club licensee may convert its dining license only to a retail license for 2527 which the dining club licensee qualifies. (3) The commission shall provide a procedure for a dining club to convert to a different 2528 2529 type of retail license as provided in this section by rule made in accordance with Title 63G, 2530 Chapter 3, Utah Administrative Rulemaking Act. 2531 (4) After a dining club license is converted to another type of retail license, the retail 2532 licensee shall operate under the provisions relevant to the type of retail license held by the retail 2533 licensee[, except that, in accordance with Section 32B-1-201, the retail license is not 2534 considered in determining the total number of licenses available for that type of retail license]. 2535 (5) If a dining club license is converted to full-service restaurant license.

limited-service restaurant license, or beer-only restaurant license, the bar structure of the dining

shall comply with this section.

2537	club is considered:
2538	(a) a seating grandfathered bar structure for purposes of a full-service restaurant license
2539	or a limited-service restaurant license; or
2540	(b) a grandfathered bar structure for purposes of a beer-only restaurant license.
2541	Section 29. Section 32B-6-503 is amended to read:
2542	32B-6-503. Commission's power to issue airport lounge license.
2543	(1) Before a person may store, sell, offer for sale, furnish, or allow the consumption of
2544	an alcoholic product on its premises as an airport lounge licensee, the person shall first obtain
2545	an airport lounge license from the commission in accordance with this part.
2546	(2) The commission may issue an airport lounge license to establish airport lounge
2547	licensed premises beyond the security point at an international airport and in the numbers the
2548	commission considers proper for the storage, sale, offer for sale, furnishing, and consumption
2549	of an alcoholic product on licensed premises operated as an airport lounge.
2550	(3) (a) The commission may not issue a total number of airport lounge licenses for an
2551	international airport that at any time exceed one airport lounge license for each [2,500,000]
2552	1,750,000 of total passengers at the international airport.
2553	(b) Notwithstanding Subsection (3)(a), the commission may not reduce the total
2554	number of airport lounge licenses unless:
2555	(i) the commission determines that the number of total passengers is reduced by more
2556	than 25% from the last day on which the commission determined the total number of airport
2557	lounge licenses allowed for that international airport under this Subsection (3); and
2558	(ii) the reduction can be accomplished without the international airport terminating a
2559	lease for an airport lounge before:
2560	(A) the expiration of the lease;
2561	(B) the airport lounge undergoes a change of ownership; or
2562	(C) the airport lounge ceases operations.
2563	Section 30. Section 32B-6-605 is amended to read:
2564	32B-6-605. Specific operational requirements for on-premise banquet license.
2565	(1) (a) In addition to complying with Chapter 5, Part 3, Retail Licensee Operational
2566	Requirements, an on-premise banquet licensee and staff of the on-premise banquet licensee

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2568 (b) Failure to comply as provided in Subsection (1)(a) may result in disciplinary action 2569 in accordance with Chapter 3, Disciplinary Actions and Enforcement Act, against: 2570 (i) an on-premise banquet licensee; 2571 (ii) individual staff of an on-premise banquet licensee; or 2572 (iii) both an on-premise banquet licensee and staff of the on-premise banquet licensee. 2573 (2) An on-premise banquet licensee shall comply with Subsections 32B-5-301(4) and (5) for the entire premises of the hotel, resort facility, sports center, or convention center that is 2574 2575 the basis for the on-premise banquet license. 2576 (3) (a) For the purpose described in Subsection (3)(b), an on-premise banquet licensee 2577 shall provide the department with advance notice of a scheduled banquet in accordance with 2578 rules made by the commission. 2579 (b) Any of the following may conduct a random inspection of a banquet: 2580 (i) an authorized representative of the commission or the department; or (ii) a law enforcement officer. 2581 2582 (4) (a) An on-premise banquet licensee is not subject to Section 32B-5-302, but shall 2583 make and maintain the records the commission or department requires. 2584 (b) Section 32B-1-205 applies to a record required to be made or maintained in 2585 accordance with this Subsection (4). 2586 (5) (a) Except as otherwise provided in this title, an on-premise banquet licensee may 2587 sell, offer for sale, or furnish an alcoholic product at a banquet only for consumption at the 2588 location of the banquet. 2589 (b) [A] Except as provided in Subsection 32B-5-307(4), a host of a banquet, a patron, 2590 or a person other than the on-premise banquet licensee or staff of the on-premise banquet 2591 licensee, may not remove an alcoholic product from the premises of the banquet. 2592 (c) Notwithstanding [Section 32B-5-307] Subsection 32B-5-307(3) and except as 2593 provided in Subsection 32B-5-307(4), a patron at a banquet may not bring an alcoholic product 2594 into or onto, or remove an alcoholic product from, the premises of a banquet.

(6) (a) An on-premise banquet licensee may not leave an unsold alcoholic product at

(b) At the conclusion of a banquet, an on-premise banquet licensee shall:

(i) destroy an opened and unused alcoholic product that is not saleable, under

the banquet following the conclusion of the banquet.

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2599	conditions established by the department; and
2600	(ii) return to the on-premise banquet licensee's approved locked storage area any:
2601	(A) opened and unused alcoholic product that is saleable; and
2602	(B) unopened container of an alcoholic product.
2603	(c) Except as provided in Subsection (6)(b) with regard to an open or sealed container
2604	of an alcoholic product not sold or consumed at a banquet, an on-premise banquet licensee:
2605	(i) shall store the alcoholic product in the on-premise banquet licensee's approved
2606	locked storage area; and
2607	(ii) may use the alcoholic product at more than one banquet.
2608	(7) Notwithstanding Section 32B-5-308, an on-premise banquet licensee may not
2609	employ a minor to sell, furnish, or dispense an alcoholic product in connection with the
2610	on-premise banquet licensee's banquet and room service activities.
2611	(8) An on-premise banquet licensee may not sell, offer for sale, or furnish an alcoholic
2612	product at a banquet or in connection with room service any day during a period that:
2613	(a) begins at 1 a.m.; and
2614	(b) ends at 9:59 a.m.
2615	(9) An on-premise banquet licensee shall maintain at least 50% of its total annual
2616	banquet gross receipts from the sale of food, not including:
2617	(a) mix for an alcoholic product; and
2618	(b) a charge in connection with the furnishing of an alcoholic product.
2619	(10) (a) Subject to the other provisions of this Subsection (10), a patron may not have
2620	more than two alcoholic products of any kind at a time before the patron.
2621	(b) A patron may not have more than one spirituous liquor drink at a time before the
2622	patron.
2623	(c) An individual portion of wine is considered to be one alcoholic product under
2624	Subsection (10)(a).
2625	(11) (a) An on-premise banquet licensee shall supervise and direct a person involved in
2626	the sale, offer for sale, or furnishing of an alcoholic product.
2627	(b) A person involved in the sale, offer for sale, or furnishing of an alcoholic product
2628	shall complete an alcohol training and education seminar.

(12) A staff person of an on-premise banquet licensee shall remain at the banquet at all

2030	times when an accounte product is sold, offered for sale, furnished, or consumed at the
2631	banquet.
2632	(13) (a) Room service of an alcoholic product to a guest room of a hotel or resort
2633	facility shall be provided in person by staff of an on-premise banquet licensee only to an adult
2634	guest in the guest room.
2635	(b) An alcoholic product may not be left outside a guest room for retrieval by a guest.
2636	Section 31. Section 32B-6-605.1 is enacted to read:
2637	32B-6-605.1. Department study Rulemaking authority.
2638	(1) The department shall:
2639	(a) study the use of banquet catering contracts and the operation of on-premise banquet
2640	licenses under the provisions of this part; and
2641	(b) no later than November 30, 2018, submit a written report to the Business and Labor
2642	Interim Committee that:
2643	(i) identifies any issues the department discovers during the study described in
2644	Subsection (1)(a); and
2645	(ii) recommends possible legislative solutions to the issues, if any.
2646	(2) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
2647	commission may make rules establishing:
2648	(a) required terms in a contract between the host of a banquet and an on-premise
2649	banquet licensee; and
2650	(b) size requirements for a location of a banquet.
2651	Section 32. Section 32B-6-902 is amended to read:
2652	32B-6-902. Definitions.
2653	(1) As used in this part:
2654	(a) (i) "Dining area" means an area in the licensed premises of a beer-only restaurant
2655	licensee that is primarily used for the service and consumption of food by one or more patrons.
2656	(ii) "Dining area" does not include a dispensing area.
2657	(b) (i) "Dispensing area" means an area in the licensed premises of a beer-only
2658	restaurant licensee where a dispensing structure is located and that:
2659	(A) is physically separated from the dining area and any waiting area by a structure or
2660	other barrier that prevents a patron seated in the dining area or a waiting area from viewing the

dispensing of beer;

- (B) except as provided in Subsection (1)(b)(ii), measures at least 10 feet from [any area where beer is dispensed to] the dining area and any waiting area[, measured from the point of the area where beer is dispensed that is closest to the dining area or waiting area] to the nearest edge of the dispensing structure; or
- (C) is physically separated from the dining area and any waiting area by a permanent physical structure that complies with the provisions of Title 15A, State Construction and Fire Codes Act, and, to the extent allowed under Title 15A, State Construction and Fire Codes Act, measures at least 42 inches high, and at least 60 inches from the inside edge of the barrier to the nearest edge of the dispensing structure.
- (ii) "Dispensing area" does not include any area described in Subsection (1)(b)(i)(B) that is less than 10 feet from an area where alcoholic product is dispensed, but from which a patron seated at a table or counter cannot view the dispensing of alcoholic product.
- (c) "Grandfathered bar structure" means a bar structure in a licensed premises of a beer-only restaurant licensee that:
- (i) was licensed as an on-premise beer retailer as of August 1, 2011, and as of August 1, 2011:
 - (A) is operational;
- (B) has facilities for the dispensing or storage of an alcoholic product that do not meet the requirements of Subsection 32B-6-905(12)(a)(ii); and
- (C) in accordance with Subsection 32B-6-703(2)(e), notifies the department that effective March 1, 2012, the on-premise beer retailer licensee will seek to be licensed as a beer-only restaurant; or
 - (ii) is a bar structure grandfathered under Section 32B-6-409.
- (d) "Grandfathered bar structure" does not include a grandfathered bar structure described in Subsection (1)(a) on or after the day on which a restaurant remodels the grandfathered bar structure, as defined by rule made by the commission.
- (e) "Small beer-only restaurant licensee" means a beer-only restaurant licensee that has a grandfathered bar structure whose dispensing area includes more than 45% of the available seating for patrons on the licensed premises, excluding outdoor seating:
 - (i) when measured in accordance with Subsection (1)(b)(i)(B); and

2692	(ii) based on the licensee's floor plan on file with the department on July 1, 2017.
2693	[(e)] <u>(f)</u> "Waiting area" includes a lobby.
2694	(2) Subject to Subsection (1)(d), a grandfathered bar structure remains a grandfathered
2695	bar structure notwithstanding whether a restaurant undergoes a change of ownership.
2696	Section 33. Section 32B-6-905 is amended to read:
2697	32B-6-905. Specific operational requirements for a beer-only restaurant license
2698	Before July 1, 2018, or July 1, 2022.
2699	(1) (a) In addition to complying with Chapter 5, Part 3, Retail Licensee Operational
2700	Requirements, a beer-only restaurant licensee and staff of the beer-only restaurant licensee
2701	shall comply with this section.
2702	(b) Failure to comply as provided in Subsection (1)(a) may result in disciplinary action
2703	in accordance with Chapter 3, Disciplinary Actions and Enforcement Act, against:
2704	(i) a beer-only restaurant licensee;
2705	(ii) individual staff of a beer-only restaurant licensee; or
2706	(iii) both a beer-only restaurant licensee and staff of the beer-only restaurant licensee.
2707	(2) (a) A beer-only restaurant licensee on the licensed premises may not sell, offer for
2708	sale, furnish, or allow consumption of liquor.
2709	(b) Liquor may not be on the premises of a beer-only restaurant licensee except for use:
2710	(i) as a flavoring on a dessert; and
2711	(ii) in the preparation of a flaming food dish, drink, or dessert.
2712	(3) In addition to complying with Section 32B-5-303, a beer-only restaurant licensee
2713	shall store beer in a storage area described in Subsection (12)(a).
2714	(4) (a) An individual who serves beer in a beer-only restaurant licensee's premises shall
2715	make a written beverage tab for each table or group that orders or consumes an alcoholic
2716	product on the premises.
2717	(b) A beverage tab required by this Subsection (4) shall list the type and amount of
2718	beer ordered or consumed.
2719	(5) A person's willingness to serve beer may not be made a condition of employment as
2720	a server with a beer-only restaurant licensee.
2721	(6) A beer-only restaurant licensee may sell, offer for sale, or furnish beer at the
2722	licensed premises during the following time periods only:

2723	(a) on a weekday, during the period that begins at 11:30 a.m. and ends at 12:59 a.m.; or
2724	(b) on a weekend or a state or federal legal holiday or for a private event, during the
2725	period that begins at 10:30 a.m. and ends at 12:59 a.m.
2726	(7) A beer-only restaurant licensee shall maintain at least 70% of its total restaurant
2727	business from the sale of food, which does not include a service charge.
2728	(8) (a) A beer-only restaurant may not sell, offer for sale, or furnish beer except after
2729	the beer-only restaurant licensee confirms that the patron has the intent to order food prepared,
2730	sold, and furnished at the licensed premises.
2731	(b) A beer-only restaurant shall maintain on the licensed premises adequate culinary
2732	facilities for food preparation and dining accommodations.
2733	(9) A patron may not have more than two beers at a time before the patron.
2734	(10) A patron may consume a beer only:
2735	(a) at:
2736	(i) the patron's table;
2737	(ii) a grandfathered bar structure; or
2738	(iii) a counter; and
2739	(b) where food is served.
2740	(11) (a) A beer-only restaurant licensee may not sell, offer for sale, or furnish a beer to
2741	a patron, and a patron may not consume an alcoholic product at a bar structure.
2742	(b) Notwithstanding Subsection (11)(a), at a grandfathered bar structure, a patron who
2743	is 21 years of age or older may:
2744	(i) sit;
2745	(ii) be furnished a beer; and
2746	(iii) consume a beer.
2747	(c) Except as provided in Subsection (11)(d), at a grandfathered bar structure, a
2748	beer-only restaurant licensee may not permit a minor to, and a minor may not:
2749	(i) sit; or
2750	(ii) consume food or beverages.
2751	(d) (i) A minor may be at a grandfathered bar structure if the minor is employed by a
2752	beer-only restaurant licensee:
2753	(A) as provided in Subsection 32B-5-308(2); or

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in the licensed premises; and

2754 (B) to perform maintenance and cleaning services during an hour when the beer-only 2755 restaurant licensee is not open for business. 2756 (ii) A minor may momentarily pass by a grandfathered bar structure without 2757 remaining or sitting at the bar structure en route to an area of a beer-only restaurant licensee's 2758 premises in which the minor is permitted to be. 2759 (12) A beer-only restaurant licensee may dispense a beer only if: 2760 (a) the beer is dispensed from an area that is: 2761 (i) a grandfathered bar structure; or 2762 (ii) separated from an area for the consumption of food by a patron by a solid, 2763 translucent, permanent structural barrier such that the facilities for the storage or dispensing of 2764 an alcoholic product are not readily visible to a patron, not accessible by a patron, and apart 2765 from an area used for dining, for staging, or as a lobby or waiting area; 2766 (b) the beer-only restaurant licensee uses a beer that is: 2767 (i) stored in an area described in Subsection (12)(a); or 2768 (ii) in an area not described in Subsection (12)(a) on the licensed premises and: 2769 (A) immediately before the beer is dispensed it is in an unopened container; (B) the unopened container is taken to an area described in Subsection (12)(a) before it 2770 2771 is opened: and 2772 (C) once opened, the container is stored in an area described in Subsection (12)(a); and 2773 (c) any instrument or equipment used to dispense the beer is located in an area 2774 described in Subsection (12)(a). 2775 [(13) In addition to complying with Subsection 32B-5-301(3), a beer-only restaurant 2776 licensee shall display in a conspicuous place at the entrance to the licensed premises a sign 2777 approved by the commission that: 2778 [(a) measures at least 8-1/2 inches long and 11 inches wide; and] 2779 (b) clearly states that the beer-only restaurant licensee is a restaurant and not a bar. 2780 [(14)] (13) Beginning on July 1, 2018, a minor may not sit, remain, or consume food or 2781 beverages within 10 feet of a grandfathered bar structure, unless: 2782 (a) seating within 10 feet of the grandfathered bar structure is the only seating available

(b) the minor is accompanied by an individual who is 21 years of age or older.

2785	[(15)] (14) Except as provided in Subsection 32B-6-905.1[(18)](16) and Section
2786	32B-6-905.2, the provisions of this section apply before July 1, 2018.
2787	Section 34. Section 32B-6-905.1 is amended to read:
2788	32B-6-905.1. Specific operational requirements for a beer-only restaurant license
2789	On and after July 1, 2018, or July 1, 2022.
2790	(1) (a) In addition to complying with Chapter 5, Part 3, Retail Licensee Operational
2791	Requirements, a beer-only restaurant licensee and staff of the beer-only restaurant licensee
2792	shall comply with this section.
2793	(b) Failure to comply with Subsection (1)(a) may result in disciplinary action in
2794	accordance with Chapter 3, Disciplinary Actions and Enforcement Act, against:
2795	(i) a beer-only restaurant licensee;
2796	(ii) individual staff of a beer-only restaurant licensee; or
2797	(iii) both a beer-only restaurant licensee and staff of the beer-only restaurant licensee.
2798	(2) (a) A beer-only restaurant licensee on the licensed premises may not sell, offer for
2799	sale, furnish, or allow consumption of liquor.
2800	(b) Liquor may not be on the premises of a beer-only restaurant licensee except for use:
2801	(i) as a flavoring on a dessert; and
2802	(ii) in the preparation of a flaming food dish, drink, or dessert.
2803	[(3) In addition to complying with Section 32B-5-303, a beer-only restaurant licensee
2804	shall store beer in a storage area described in Subsection (13)(a).
2805	[(4)] (3) (a) An individual who serves beer in a beer-only restaurant licensee's premises
2806	shall make a beverage tab for each table or group that orders or consumes an alcoholic product
2807	on the premises.
2808	(b) A beverage tab described in this Subsection [(4)] (3) shall state the type and amount
2809	of each alcoholic product ordered or consumed.
2810	[(5)] (4) A beer-only restaurant licensee may not make an individual's willingness to
2811	serve beer a condition of employment as a server with a beer-only restaurant licensee.
2812	[(6)] (5) A beer-only restaurant licensee may sell, offer for sale, or furnish beer at the
2813	licensed premises during the following time periods only:
2814	(a) on a weekday, during the period that begins at 11:30 a.m. and ends at 12:59 a.m.; or
2815	(b) on a weekend or a state or federal legal holiday or for a private event, during the

2816	period that begins at 10:30 a.m. and ends at 12:59 a.m.
2817	[(7)] (6) A beer-only restaurant licensee shall maintain at least 70% of the beer-only
2818	restaurant licensee's total restaurant business from the sale of food, which does not include a
2819	service charge.
2820	[(8)] (7) (a) A beer-only restaurant licensee may not [sell, offer for sale, or] furnish
2821	beer except after:
2822	(i) the patron to whom the beer-only restaurant licensee [sells, offers for sale, or]
2823	furnishes the beer is seated at:
2824	(A) a table that is located in a dining area or a dispensing area;
2825	(B) a counter that is located in a dining area or a dispensing area; or
2826	(C) a dispensing structure that is located in a dispensing area; and
2827	(ii) the beer-only restaurant licensee confirms that the patron intends to:
2828	(A) order food prepared, sold, and furnished at the licensed premises; and
2829	(B) except as provided in Subsection [(8)] (7)(b), consume the food at the same
2830	location where the patron is seated and [sold, offered for sale, or] furnished the beer.
2831	(b) (i) While a patron waits for a seat at a table or counter in the dining area of a
2832	beer-only restaurant licensee, the beer-only restaurant licensee may sell, offer for sale, or
2833	furnish to the patron one portion of beer as described in Section 32B-5-304 if:
2834	(A) the patron is in a dispensing area and seated at a table, counter, or dispensing
2835	structure; and
2836	(B) the beer-only restaurant licensee first confirms that after the patron is seated in the
2837	dining area, the patron intends to order food prepared, sold, and furnished at the licensed
2838	premises.
2839	(ii) If the patron does not finish the patron's beer before moving to a seat in the dining
2840	area, an employee of the beer-only restaurant licensee who is qualified to sell and serve an
2841	alcoholic product under Section 32B-5-306 shall transport any unfinished portion of the
2842	patron's beer to the patron's seat in the dining area.
2843	(c) A beer-only restaurant licensee shall maintain on the licensed premises adequate
2844	culinary facilities for food preparation and dining accommodations.
2845	[(9)] (8) A patron may consume a beer only at:

(a) a table that is located in a dining area or a dispensing area;

2847	(b) a counter that is located in a dining area or a dispensing area; or
2848	(c) a dispensing structure located in a dispensing area.
2849	[(10)] (9) A patron may not have more than two beers at a time before the patron.
2850	[(11)] (10) In accordance with the provisions of this section, an individual who is at
2851	least 21 years of age may consume food and beverages in a dispensing area.
2852	[(12)] (11) (a) Except as provided in Subsection $[(12)]$ (11)(b), a minor may not sit,
2853	remain, or consume food or beverages in a dispensing area.
2854	(b) (i) A minor may be in a dispensing area if the minor is employed by the beer-only
2855	restaurant licensee:
2856	(A) in accordance with Subsection 32B-5-308(2); or
2857	(B) to perform maintenance and cleaning services when the beer-only restaurant
2858	licensee is not open for business.
2859	(ii) If there is no alternative route available, a minor may momentarily pass through a
2860	dispensing area without remaining or sitting in the dispensing area en route to an area of the
2861	beer-only restaurant licensee's premises in which the minor is permitted to be.
2862	[(13)] (12) A beer-only restaurant licensee may dispense a beer only if:
2863	(a) the beer is dispensed from:
2864	(i) a dispensing structure that is located in a dispensing area;
2865	(ii) an area that is:
2866	(A) separated from an area for the consumption of food by a patron by a solid,
2867	translucent, permanent structural barrier such that the facilities for the [storage or] dispensing
2868	of an alcoholic product are not readily visible to a patron, not accessible by a patron; and
2869	(B) apart from an area used for dining, for staging, or as a lobby or waiting area; or
2870	(iii) the premises of a bar licensee that is:
2871	(A) owned by the same person or persons as the beer-only restaurant licensee; and
2872	(B) located immediately adjacent to the premises of the beer-only restaurant licensee;
2873	<u>and</u>
2874	[(b) the beer-only restaurant licensee uses a beer that is stored in an area described in
2875	Subsection (13)(a) or in accordance with Section 32B-5-303; and]
2876	[(c)] (b) any instrument or equipment used to dispense the beer is located in an area
2877	described in Subsection [(13)] (12)(a).

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2878 [(14)] (13) (a) A beer-only restaurant licensee may have more than one dispensing area 2879 in the licensed premises. 2880 (b) Each dispensing area in a licensed premises may satisfy the requirements for a dispensing area under Subsection [32B-6-202] 32B-6-902(1)(b)(i)(A), (B), or (C), regardless of 2881 2882 how any other dispensing area in the licensed premises satisfies the requirements for a 2883 dispensing area. 2884 [(15)] (14) A beer-only restaurant licensee may not transfer, dispense, or serve beer on 2885 or from a movable cart. 2886 [(16)] (15) (a) In addition to the requirements described in Section 32B-5-302, a 2887 beer-only restaurant licensee shall maintain each of the following records for at least three 2888 years: 2889 (i) a record required by Section 32B-5-302; and 2890 (ii) a record that the commission requires a beer-only restaurant licensee to use or 2891 maintain under a rule made in accordance with Title 63G, Chapter 3, Utah Administrative 2892 Rulemaking Act. 2893 (b) The department shall audit the records of a beer-only restaurant licensee at least 2894 once each calendar year. 2895 [(17) A beer-only restaurant licensee shall display in a conspicuous place at the 2896 entrance to the licensed premises a sign approved by the commission that: 2897 [(a) measures at least 8-1/2 inches long and 11 inches wide; and] 2898 (b) clearly states that the beer-only restaurant licensee is a restaurant and not a bar. 2899 [(18)] (16) (a) In accordance with Section 32B-6-905.2, a beer-only restaurant licensee: 2900 (i) may comply with the provisions of this section beginning on or after July 1, 2017; 2901 and 2902 (ii) shall comply with the provisions of this section: 2903 (A) for a beer-only restaurant licensee that does not have a grandfathered bar structure, 2904 on and after July 1, 2018; or 2905 (B) for a beer-only restaurant licensee that has a grandfathered bar structure, on and 2906 after July 1, 2022.

- 94 -

(b) A beer-only restaurant licensee that elects to comply with the provisions of this

section before the latest applicable date described in Subsection [(18)] (16)(a)(ii):

2909	(i) shall comply with each provision of this section; and
2910	(ii) is not required to comply with the provisions of Section 32B-6-905.
2911	Section 35. Section 32B-6-905.3 is enacted to read:
2912	32B-6-905.3. Small beer-only restaurant licensee Exemption.
2913	(1) Notwithstanding the provisions of Section 32B-6-905 or 32B-6-905.2 and subject
2914	to Subsection (2), a minor may sit, remain, or consume food or beverages in the dispensing
2915	area of a small beer-only restaurant licensee if:
2916	(a) seating in the dispensing area is the only seating available for patrons on the
2917	licensed premises;
2918	(b) the minor is accompanied by an individual who is 21 years of age or older; and
2919	(c) the small beer-only restaurant licensee applies for and obtains approval from the
2920	department to seat minors in the dispensing area in accordance with this section.
2921	(2) A minor may not sit, remain, or consume food or beverages at a dispensing
2922	structure.
2923	(3) The department shall:
2924	(a) grant an approval described in Subsection (1)(c) if the small beer-only restaurant
2925	licensee demonstrates that the small beer-only restaurant licensee meets the requirements
2926	described in Subsection 32B-6-902(1)(e); and
2927	(b) for each application described in Subsection (1)(c) that the department receives on
2928	or before May 8, 2018, act on the application on or before July 1, 2018.
2929	Section 36. Section 32B-7-202 is amended to read:
2930	32B-7-202. General operational requirements for off-premise beer retailer.
2931	(1) (a) An off-premise beer retailer or staff of the off-premise beer retailer shall comply
2932	with the provisions of this title and any applicable rules made by the commission.
2933	(b) Failure to comply with this section may result in a suspension or revocation of a
2934	local license and, on or after July 1, 2018, disciplinary action in accordance with Chapter 3,
2935	Disciplinary Actions and Enforcement Act.
2936	(2) (a) (i) An off-premise beer retailer may not purchase, acquire, possess for the
2937	purpose of resale, or sell beer, except beer that the off-premise beer retailer lawfully purchases
2938	from:
2939	(A) a beer wholesaler licensee; or

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2940	(B) a small brewer that manufactures the beer.
2941	(ii) A violation of Subsection (2)(a) is a class A misdemeanor.
2942	(b) (i) If an off-premise beer retailer purchases beer under this Subsection (2) from a
2943	beer wholesaler licensee, the off-premise beer retailer shall purchase beer only from a beer
2944	wholesaler licensee who is designated by the manufacturer to sell beer in the geographical area
2945	in which the off-premise beer retailer is located, unless an alternate wholesaler is authorized by
2946	the department to sell to the off-premise beer retailer as provided in Section 32B-13-301.
2947	(ii) A violation of Subsection (2)(b) is a class B misdemeanor.
2948	(3) An off-premise beer retailer may not possess, sell, offer for sale, or furnish beer in a
2949	container larger than two liters.
2950	(4) (a) Staff of an off-premise beer retailer, while on duty, may not:
2951	(i) consume an alcoholic product; or
2952	(ii) be intoxicated.
2953	[(4)] (b) A minor may not sell beer on the licensed premises of an off-premise beer
2954	retailer unless:
2955	[(a)] (i) the sale is done under the supervision of a person 21 years of age or older who
2956	is on the licensed premises; and
2957	[(b)] (ii) the minor is at least 16 years of age.
2958	(5) An off-premise beer retailer may not sell, offer for sale, or furnish an alcoholic
2959	product to:
2960	(a) a minor;
2961	(b) a person actually, apparently, or obviously intoxicated;
2962	(c) a known interdicted person; or
2963	(d) a known habitual drunkard.
2964	[(5)] (6) (a) Subject to the other provisions of this Subsection $[(5)]$ (6) , an off-premise
2965	beer retailer shall:
2966	(i) display all beer accessible by and visible to a patron in no more than two locations
2967	on the retail sales floor, each of which is:
2968	(A) a display cabinet, cooler, aisle, floor display, or room where beer is the only
2969	beverage displayed; and
2970	(B) not adjacent to a display of nonalcoholic beverages, unless the location is a cooler

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2971	with a door from which the nonalcoholic beverages are not accessible, or the beer is separated
2972	from the display of nonalcoholic beverages by a display of one or more nonbeverage products
2973	or another physical divider; and
2974	(ii) display a sign in the area described in Subsection [(5)] (6)(a)(i) that:
2975	(A) is prominent;
2976	(B) is easily readable by a consumer;
2977	(C) meets the requirements for format established by the commission by rule; and
2978	(D) reads in print that is no smaller than .5 inches, bold type, "These beverages contain
2979	alcohol. Please read the label carefully."
2980	(b) Notwithstanding Subsection [(5)] (6)(a), a nonalcoholic beer may be displayed with
2981	beer if the nonalcoholic beer is labeled, packaged, or advertised as a nonalcoholic beer.
2982	(c) The requirements of this Subsection [(5)] (6) apply to beer notwithstanding that it is
2983	labeled, packaged, or advertised as:
2984	(i) a malt cooler; or
2985	(ii) a beverage that may provide energy.
2986	(d) A violation of this Subsection $[(5)]$ (6) is an infraction.
2987	(e) (i) Except as provided in Subsection [(5)] (6)(e)(ii), the provisions of Subsection
2988	[(5)] <u>(6)</u> (a)(i) apply on and after May 9, 2017.
2989	(ii) For a beer retailer that operates two or more off-premise beer retailers, the
2990	provisions of Subsection $[(5)]$ (6) (a)(i) apply on and after August 1, 2017.
2991	[(6)] (7) (a) Staff of an off-premise beer retailer who directly supervises the sale of beer
2992	or who sells beer to a patron for consumption off the premises of the off-premise beer retailer
2993	shall wear a unique identification badge:
2994	(i) on the front of the staff's clothing;
2995	(ii) visible above the waist;
2996	(iii) bearing the staff's:
2997	(A) first or last name;
2998	(B) initials; or
2999	(C) unique identification in letters or numbers; and

(iv) with the number or letters on the unique identification badge being sufficiently

large to be clearly visible and identifiable while engaging in or directly supervising the retail

state license.]

3002	sale of beer.
3003	(b) An off-premise beer retailer shall make and maintain a record of each current staffs
3004	unique identification badge assigned by the off-premise beer retailer that includes the staff's:
3005	(i) full name;
3006	(ii) address; and
3007	(iii) (A) driver license number; or
3008	(B) similar identification number.
3009	(c) An off-premise beer retailer shall make available a record required to be made or
3010	maintained under this Subsection [(6)] (7) for immediate inspection by:
3011	(i) a peace officer;
3012	(ii) a representative of the local authority that issues the off-premise beer retailer
3013	license; or
3014	(iii) for an off-premise beer retailer state license, a representative of the commission or
3015	department.
3016	(d) A local authority may impose a fine of up to \$250 against an off-premise beer
3017	retailer that does not comply or require its staff to comply with this Subsection $[6]$ $[7]$.
3018	Section 37. Section 32B-7-401 is amended to read:
3019	32B-7-401. Commission's power to issue off-premise beer retailer state license.
3020	(1) Beginning on July 1, 2018, and except as provided in Subsection (3), before a
3021	person may purchase, store, sell, or offer for sale beer for consumption off the person's
3022	premises, the person shall obtain an off-premise beer retailer state license in accordance with
3023	this part.
3024	(2) The commission may issue an off-premise beer retailer state license for the retail
3025	sale of beer for consumption off the beer retailer's premises.
3026	(3) (a) A person who operates as an off-premise beer retailer on July 1, 2018, shall
3027	[obtain] submit an application for an off-premise beer retailer state license on or before March
3028	1, 2019.
3029	[(b) (i) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act,
3030	the commission shall establish a deadline for each off-premise beer retailer described in

Subsection (3)(a) to submit to the department an application for an off-premise beer retailer

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3033	[(ii) The commission shall act upon each timely application submitted in accordance
3034	with this Subsection (3) on or before February 28, 2019.]
3035	[(c) An off-premise beer retailer described in Subsection (3)(a) may continue to operate
3036	without an off-premise beer retailer state license through February 28, 2019.]
3037	Section 38. Section 32B-8a-202 is amended to read:
3038	32B-8a-202. Effect of transfer of ownership of business entity.
3039	(1) (a) When the ownership of 51% or more of the shares of stock of a corporation is
3040	acquired by or transferred to one or more persons who did not hold the ownership of 51% of
3041	those shares of stock on the date a retail license is issued to the corporation, the corporation
3042	shall comply with this chapter to transfer the retail license to the corporation as if the
3043	corporation is newly constituted.
3044	(b) When there is a new general partner or when the ownership of 51% or more of the
3045	capital or profits of a limited partnership is acquired by or transferred to one or more persons as
3046	general or limited partners and who did not hold ownership of 51% or more of the capital or
3047	profits of the limited partnership on the date a retail license is issued to the limited partnership,
3048	the limited partnership shall comply with this chapter to transfer the retail license to the limited
3049	partnership as if the limited partnership is newly constituted.
3050	(c) When the ownership of 51% or more of the interests in a limited liability company
3051	is acquired by or transferred to one or more persons as members who did not hold ownership of
3052	51% or more of the interests in the limited liability company on the date a retail license is
3053	issued to the limited liability company, the limited liability company shall comply with this
3054	chapter to transfer the retail license to the limited liability company as if the limited liability
3055	company is newly constituted.
3056	(2) $[\underline{\text{Hf a}}] \underline{\text{A}}$ business entity $[\underline{\text{fails to}}] \underline{\text{shall}}$ comply with this section within $[\underline{\text{30}}] \underline{\text{60}}$ days
3057	[of] after the day on which the event described in Subsection (1) occurs[, the business entity's
3058	retail license is automatically forfeited].
3059	Section 39. Section 32B-8a-203 is amended to read:
3060	32B-8a-203. Operational requirements for transferee.

day on which a transfer is approved by the commission, except that:

(1) (a) A transferee shall begin operations of the retail license within 30 days from the

(i) the department may grant an extension of this time period not to exceed 30 days;

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- (ii) after the extension is authorized by the department under Subsection (1)(a)(i), the commission may grant one or more additional extensions not to exceed, in the aggregate, seven months from the day on which the commission approves the transfer, if the transferee can demonstrate to the commission that the transferee:
 - (A) cannot begin operations because the transferee is improving the licensed premises;
- 3070 (B) has obtained a building permit for the improvements described in Subsection 3071 (1)(a)(ii)(A); and
 - (C) is working expeditiously to complete the improvements to the licensed premises.
- 3073 (b) A transferee is considered to have begun operations of the retail license if the transferee:
 - (i) has a licensed premises that is open [to the public] for business;
 - (ii) sells, offers for sale, or furnishes alcoholic products to a patron on the licensed premises described in Subsection (1)(b)(i); and
 - (iii) has a valid business license.
 - (2) If a transferee fails to begin operations of the retail license within the time period required by Subsection (1), the following are automatically forfeited effective immediately:
 - (a) the retail license; and
- 3082 (b) the retail license fee.
 - (3) A transferee shall begin operations of the retail license at the location to which the transfer applies before the transferee may seek a transfer of the retail license to a different location.
 - (4) Notwithstanding Subsection (1), the commission may not issue a conditional license unless the requirements of Section 32B-5-205 are met, except that the time periods required by this section supersede the time period provided in Section 32B-5-205.
 - Section 40. Section **32B-8b-102** is amended to read:

3090 **32B-8b-102. Definitions.**

As used in this chapter:

(1) "Boundary of a hotel" means the physical boundary of [the] one or more contiguous parcels of real estate owned or managed by the same person and on which a hotel is located [one or more buildings and any structure or improvement to that real estate as determined by

3095	the commission].
3096	(2) "Hotel" means one or more buildings that:
3097	(a) [constitute] comprise a hotel, as defined by the commission;
3098	(b) are owned or managed by the same person or by a person who has a majority
3099	interest in [and] or can direct or exercise control over the management or policy of the person
3100	who owns or manages any other building under the hotel license within the boundary of the
3101	hotel;
3102	(c) primarily operate to provide lodging accommodations;
3103	(d) provide room service within the boundary of the hotel meeting the requirements of
3104	this title;
3105	(e) have on-premise banquet space and provide on-premise banquet service within the
3106	boundary of the hotel meeting the requirements of this title;
3107	(f) have a restaurant or bar establishment within the boundary of the hotel meeting the
3108	requirements of this title; and
3109	(g) have at least 40 guest rooms.
3110	(3) "Provisions applicable to a sublicense" means:
3111	(a) for a full-service restaurant sublicense, Chapter 6, Part 2, Full-Service Restaurant
3112	License;
3113	(b) for a limited-service restaurant sublicense, Chapter 6, Part 3, Limited-Service
3114	Restaurant License;
3115	(c) for a bar establishment sublicense, Chapter 6, Part 4, Bar Establishment License;
3116	(d) for an on-premise banquet sublicense, Chapter 6, Part 6, On-Premise Banquet
3117	License;
3118	(e) for an on-premise beer retailer sublicense, Chapter 6, Part 7, On-Premise Beer
3119	Retailer License; and
3120	(f) for a beer-only restaurant sublicense, Chapter 6, Part 9, Beer-Only Restaurant
3121	License.
3122	(4) "Sublicense" means:
3123	(a) a full-service restaurant sublicense;
3124	(b) a limited-service restaurant sublicense;
3125	(c) a bar establishment sublicense:

3120	(d) an on-premise banquet subficense;
3127	(e) an on-premise beer retailer sublicense; and
3128	(f) a beer-only restaurant sublicense.
3129	(5) "Sublicense premises" means a building, enclosure, or room used pursuant to a
3130	sublicense in connection with the storage, sale, furnishing, or consumption of an alcoholic
3131	product, unless otherwise defined in this title or in the rules made by the commission[, except
3132	that sublicense premises may have only one sublicense within a room or an enclosure that is
3133	separate from a room].
3134	Section 41. Section 32B-8b-301 is amended to read:
3135	32B-8b-301. Specific operational requirements for hotel license.
3136	(1) (a) In addition to complying with Chapter 5, Part 3, Retail Licensee Operational
3137	Requirements, a hotel licensee, staff of the hotel licensee, and a person otherwise operating
3138	under a sublicense shall comply with this section.
3139	(b) Failure to comply as provided in Subsection (1)(a) may result in disciplinary action
3140	in accordance with Chapter 3, Disciplinary Actions and Enforcement Act, against:
3141	(i) a hotel licensee;
3142	(ii) individual staff of a hotel licensee;
3143	(iii) a person otherwise operating under a sublicense;
3144	(iv) individual staff of a person otherwise operating under a sublicense; or
3145	(v) any combination of the persons listed in this Subsection (1)(b).
3146	(2) (a) A hotel licensee may not sell, offer for sale, or furnish an alcoholic product
3147	except:
3148	(i) on a sublicense premises;
3149	(ii) pursuant to a permit issued under this title; or
3150	(iii) under a package agency agreement with the department, subject to Chapter 2, Part
3151	6, Package Agency.
3152	(b) A hotel licensee who sells, offers for sale, or furnishes an alcoholic product as
3153	provided in Subsection (2)(a) shall sell, offer for sale, or furnish the alcoholic product:
3154	(i) except as provided in Section 32B-8b-302, if on a sublicense premises, in
3155	accordance with the operational requirements under the provisions applicable to the sublicense
3156	(ii) if under a permit issued under this title, in accordance with the operational

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provisions applicable to a sublicense:

3157	requirements under the provisions applicable to the permit; and
3158	(iii) if as a package agency, in accordance with the contract with the department and
3159	Chapter 2, Part 6, Package Agency.
3160	(c) Notwithstanding the other provisions of this Subsection (2), a hotel licensee may
3161	not permit a patron to carry an alcoholic product off the premises of a sublicense in violation of
3162	Section 32B-5-307 or off an area designated under a permit.
3163	(3) A hotel licensee shall comply with Subsections 32B-5-301(4) and (5) within the
3164	boundary of the hotel.
3165	(4) A hotel licensee shall supervise and direct a person involved in the sale, offer for
3166	sale, or furnishing of an alcoholic product under a hotel license.
3167	(5) (a) Room service of an alcoholic product to a lodging accommodation of a hotel
3168	licensee shall be provided in person by staff of a hotel licensee only to an adult occupant in the
3169	lodging accommodation.
3170	(b) An alcoholic product may not be left outside a lodging accommodation for retrieval
3171	by an occupant.
3172	(6) A hotel licensee shall operate in a manner so that at least 70% of the annual
3173	aggregate of the gross receipts related to the sale of food or beverages for the hotel license and
3174	each of the hotel license's sublicenses is from the sale of food, not including:
3175	(a) mix for an alcoholic product; and
3176	(b) a charge in connection with the service of an alcoholic product.
3177	Section 42. Section 32B-8b-302 is amended to read:
3178	32B-8b-302. Specific operational requirements for a sublicense.
3179	(1) [A] Except as provided in Subsection (2), a person operating under a sublicense is
3180	subject to the operational requirements under the provisions applicable to the sublicense.
3181	(2) A person operating under a sublicense is not subject to a requirement that a certain
3182	percentage of the gross receipts for the sublicense be from the sale of food, except to the extent
3183	the gross receipts for the sublicense are included in calculating the percentages under
3184	Subsection 32B-8-401(4).
3185	[(2)] (3) For purposes of interpreting an operational requirement imposed by the

(a) a requirement imposed on a person operating under a sublicense applies to the hotel

3100	ncensee; and
3189	(b) a requirement imposed on staff of a person operating under a sublicense applies to
3190	staff of the hotel licensee.
3191	Section 43. Section 53F-9-304 is amended to read:
3192	53F-9-304. Underage Drinking Prevention Program Restricted Account.
3193	(1) As used in this section, "account" means the Underage Drinking Prevention
3194	Program Restricted Account created in this section.
3195	(2) There is created within the Education Fund a restricted account known as the
3196	"Underage Drinking Prevention Program Restricted Account."
3197	(3) (a) Before the Department of Alcoholic Beverage Control [remits] deposits any
3198	portion of the markup collected under Section 32B-2-304 [to the State Tax Commission, the
3199	department] into the Liquor Control Fund in accordance with Section 32B-2-301, the
3200	Department of Alcoholic Beverage Control shall deposit into the account:
3201	(i) for the fiscal year that begins July 1, 2017, \$1,750,000; or
3202	(ii) for each fiscal year that begins on or after July 1, 2018, an amount equal to the
3203	amount that the [department] Department of Alcoholic Beverage Control deposited into the
3204	account during the preceding fiscal year increased or decreased by a percentage equal to the
3205	percentage difference between the Consumer Price Index for the second preceding calendar
3206	year and the Consumer Price Index for the preceding calendar year [2017].
3207	(b) For purposes of this Subsection (3), the department shall calculate the Consumer
3208	Price Index in accordance with 26 U.S.C. Secs. 1(f)(4) and 1(f)(5).
3209	(4) The account shall be funded:
3210	(a) in accordance with Subsection (3);
3211	(b) by appropriations made to the account by the Legislature; and
3212	(c) by interest earned on money in the account.
3213	(5) The State Board of Education shall use money in the account for the Underage
3214	Drinking Prevention Program described in Section 53G-10-406.
3215	Section 44. Section 53G-10-406 is amended to read:
3216	53G-10-406. Underage Drinking Prevention Program State Board of Education
3217	rules.
3218	(1) As used in this section:

2nd Sub. (Gray) H.B. 456

3219	(a) "Advisory council" means the Underage Drinking Prevention Program Advisory
3220	Council created in this section.
3221	(b) "Board" means the State Board of Education.
3222	(c) "LEA" means:
3223	(i) a school district;
3224	(ii) a charter school; or
3225	(iii) the Utah Schools for the Deaf and the Blind.
3226	(d) "Program" means the Underage Drinking Prevention Program created in this
3227	section.
3228	(e) "School-based prevention [presentation] program" means an evidence-based
3229	program intended for students aged 13 and older that:
3230	(i) is aimed at preventing underage consumption of alcohol;
3231	(ii) is delivered by methods that engage students in storytelling and visualization;
3232	(iii) addresses the behavioral risk factors associated with underage drinking; and
3233	(iv) provides practical tools to address the dangers of underage drinking.
3234	(2) There is created the Underage Drinking Prevention Program that consists of:
3235	(a) a school-based prevention [presentation] program for students in grade 7 or 8; and
3236	(b) a school-based prevention [presentation] program for students in grade 9 or 10 that
3237	increases awareness of the dangers of driving under the influence of alcohol.
3238	(3) (a) Beginning with the 2018-19 school year, an LEA shall offer the program each
3239	school year to each student in grade 7 or 8 and grade 9 or 10.
3240	(b) An LEA shall select from the providers qualified by the board under Subsection (6)
3241	to offer the program.
3242	(4) The board shall administer the program with input from the advisory council.
3243	(5) There is created the Underage Drinking Prevention Program Advisory Council
3244	comprised of the following members:
3245	(a) the executive director of the Department of Alcoholic Beverage Control or the
3246	executive director's designee;
3247	(b) the executive director of the Department of Health or the executive director's
3248	designee;
3249	(c) the director of the Division of Substance Abuse and Mental Health or the director's

3250	designee;
3251	(d) the director of the Division of Child and Family Services or the director's designee;
3252	(e) the director of the Division of Juvenile Justice Services or the director's designee;
3253	(f) the state superintendent of public instruction or the state superintendent of public
3254	instruction's designee; and
3255	(g) two members of the State Board of Education, appointed by the chair of the State
3256	Board of Education.
3257	(6) (a) In accordance with Title 63G, Chapter 6a, Utah Procurement Code, the board
3258	shall qualify one or more providers to provide the program to an LEA.
3259	(b) In selecting a provider described in Subsection (6)(a), the board shall consider:
3260	(i) whether the provider's program complies with the requirements described in this
3261	section;
3262	(ii) the extent to which the provider's underage drinking prevention program aligns
3263	with core standards for Utah public schools; and
3264	(iii) the provider's experience in providing a program that is effective at reducing
3265	underage drinking.
3266	(7) (a) The board shall use money from the Underage Drinking Prevention Program
3267	Restricted Account described in Section 53F-9-304 for the program.
3268	(b) The board may use money from the Underage Drinking Prevention Program
3269	Restricted Account to fund up to .5 of a full-time equivalent position to administer the
3270	program.
3271	(8) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
3272	board shall make rules that:
3273	(a) beginning with the 2018-19 school year, require an LEA to offer the Underage
3274	Drinking Prevention Program each school year to each student in grade 7 or 8 and grade 9 or
3275	10; and
3276	(b) establish criteria for the board to use in selecting a provider described in Subsection
3277	(6).
3278	Section 45. Section 62A-15-401 is amended to read:
3279	62A-15-401. Alcohol training and education seminar.
3280	(1) As used in this part:

3281	(a) "Instructor" means a person that directly provides the instruction during an alcohol
3282	training and education seminar for a seminar provider.
3283	(b) "Licensee" means a person who is:
3284	(i) (A) a new or renewing licensee under Title 32B, Alcoholic Beverage Control Act;
3285	and
3286	(B) engaged in the retail sale of an alcoholic product for consumption on the premises
3287	of the licensee; or
3288	(ii) a business that is:
3289	(A) a new or renewing licensee licensed by a city, town, or county; and
3290	(B) engaged in the retail sale of beer for consumption off the premises of the licensee.
3291	(c) "Off-premise beer retailer" is as defined in Section 32B-1-102.
3292	(d) "Seminar provider" means a person other than the division who provides an alcohol
3293	training and education seminar meeting the requirements of this section.
3294	(2) (a) This section applies to:
3295	(i) a retail manager as defined in Section 32B-5-402;
3296	(ii) retail staff as defined in Section 32B-5-402; and
3297	(iii) an individual who, as defined by division rule:
3298	(A) directly supervises the sale of beer to a customer for consumption off the premises
3299	of an off-premise beer retailer; or
3300	(B) sells beer to a customer for consumption off the premises of an off-premise beer
3301	retailer.
3302	(b) If the individual does not have a valid record that the individual has completed an
3303	alcohol training and education seminar, an individual described in Subsection (2)(a) shall:
3304	(i) (A) complete an alcohol training and education seminar within 30 days of the
3305	following if the individual is described in [Subsections] Subsection (2)(a)(i) [through (iii)] or
3306	<u>(ii)</u> :
3307	(I) if the individual is an employee, the day the individual begins employment;
3308	(II) if the individual is an independent contractor, the day the individual is first hired;
3309	or
3310	(III) if the individual holds an ownership interest in the licensee, the day that the
3311	individual first engages in an activity that would result in that individual being required to

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3312	complete	an alcohol	training and	education	seminar: of
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- (B) complete an alcohol training and education seminar within the time periods specified in Subsection 32B-5-404(1) if the individual is described in [Subsections (2)(a)(iv) and (v)] Subsection (2)(a)(iii)(A) or (B); and
 - (ii) pay a fee:

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- (A) to the seminar provider; and
- (B) that is equal to or greater than the amount established under Subsection (4)(h).
- (c) An individual shall have a valid record that the individual completed an alcohol training and education seminar within the time period provided in this Subsection (2) to engage in an activity described in Subsection (2)(a).
 - (d) A record that an individual has completed an alcohol training and education seminar is valid for:
 - (i) three years from the day on which the record is issued for an individual described in Subsection (2)(a)(i)[-,] or (ii)[-, or (iii)]; and
 - (ii) five years from the day on which the record is issued for an individual described in Subsection (2)(a)[(iv) or (v)](iii)(A) or (B).
 - (e) On and after July 1, 2011, to be considered as having completed an alcohol training and education seminar, an individual shall:
 - (i) attend the alcohol training and education seminar and take any test required to demonstrate completion of the alcohol training and education seminar in the physical presence of an instructor of the seminar provider; or
 - (ii) complete the alcohol training and education seminar and take any test required to demonstrate completion of the alcohol training and education seminar through an online course or testing program that meets the requirements described in Subsection (2)(f).
 - (f) The division shall by rule made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, establish one or more requirements for an online course or testing program described in Subsection (2)(e) that are designed to inhibit fraud in the use of the online course or testing program. In developing the requirements by rule the division shall consider whether to require:
- (i) authentication that the an individual accurately identifies the individual as taking the online course or test;

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premises of the licensee;

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3343	(ii) measures to ensure that an individual taking the online course or test is focused on
3344	training material throughout the entire training period;
3345	(iii) measures to track the actual time an individual taking the online course or test is
3346	actively engaged online;
3347	(iv) a seminar provider to provide technical support, such as requiring a telephone
3348	number, email, or other method of communication that allows an individual taking the online
3349	course or test to receive assistance if the individual is unable to participate online because of
3350	technical difficulties;
3351	(v) a test to meet quality standards, including randomization of test questions and
3352	maximum time limits to take a test;
3353	(vi) a seminar provider to have a system to reduce fraud as to who completes an online
3354	course or test, such as requiring a distinct online certificate with information printed on the
3355	certificate that identifies the person taking the online course or test, or requiring measures to
3356	inhibit duplication of a certificate;
3357	(vii) measures for the division to audit online courses or tests;
3358	(viii) measures to allow an individual taking an online course or test to provide an
3359	evaluation of the online course or test;
3360	(ix) a seminar provider to track the Internet protocol address or similar electronic
3361	location of an individual who takes an online course or test;
3362	(x) an individual who takes an online course or test to use an e-signature; or
3363	(xi) a seminar provider to invalidate a certificate if the seminar provider learns that the
3364	certificate does not accurately reflect the individual who took the online course or test.
3365	(3) (a) A licensee may not permit an individual who is not in compliance with
3366	Subsection (2) to:
3367	(i) serve or supervise the serving of an alcoholic product to a customer for
3368	consumption on the premises of the licensee;
3369	(ii) engage in any activity that would constitute managing operations at the premises of

(iii) directly supervise the sale of beer to a customer for consumption off the premises of an off-premise beer retailer; or

a licensee that engages in the retail sale of an alcoholic product for consumption on the

33/4	(iv) sell beer to a customer for consumption off the premises of an off-premise beer
3375	retailer.
3376	(b) A licensee that violates Subsection (3)(a) is subject to Section 32B-5-403.
3377	(4) The division shall:
3378	(a) (i) provide alcohol training and education seminars; or
3379	(ii) certify one or more seminar providers;
3380	(b) establish the curriculum for an alcohol training and education seminar that includes
3381	the following subjects:
3382	(i) (A) alcohol as a drug; and
3383	(B) alcohol's effect on the body and behavior;
3384	(ii) recognizing the problem drinker or signs of intoxication;
3385	(iii) an overview of state alcohol laws related to responsible beverage sale or service,
3386	as determined in consultation with the Department of Alcoholic Beverage Control;
3387	(iv) dealing with the problem customer, including ways to terminate sale or service;
3388	and
3389	(v) for those supervising or engaging in the retail sale of an alcoholic product for
3390	consumption on the premises of a licensee, alternative means of transportation to get the
3391	customer safely home;
3392	(c) recertify each seminar provider every three years;
3393	(d) monitor compliance with the curriculum described in Subsection (4)(b);
3394	(e) maintain for at least five years a record of every person who has completed an
3395	alcohol training and education seminar;
3396	(f) provide the information described in Subsection (4)(e) on request to:
3397	(i) the Department of Alcoholic Beverage Control;
3398	(ii) law enforcement; or
3399	(iii) a person licensed by the state or a local government to sell an alcoholic product;
3400	(g) provide the Department of Alcoholic Beverage Control on request a list of any
3401	seminar provider certified by the division; and
3402	(h) establish a fee amount for each person attending an alcohol training and education
3403	seminar that is sufficient to offset the division's cost of administering this section.
3404	(5) The division shall by rule made in accordance with Title 63G. Chapter 3. Utah

3405	Administrative Rulemaking Act:
3406	(a) define what constitutes under this section an individual who:
3407	(i) manages operations at the premises of a licensee engaged in the retail sale of an
3408	alcoholic product for consumption on the premises of the licensee;
3409	(ii) supervises the serving of an alcoholic product to a customer for consumption on the
3410	premises of a licensee;
3411	(iii) serves an alcoholic product to a customer for consumption on the premises of a
3412	licensee;
3413	(iv) directly supervises the sale of beer to a customer for consumption off the premises
3414	of an off-premise beer retailer; or
3415	(v) sells beer to a customer for consumption off the premises of an off-premise beer
3416	retailer;
3417	(b) establish criteria for certifying and recertifying a seminar provider; and
3418	(c) establish guidelines for the manner in which an instructor provides an alcohol
3419	education and training seminar.
3420	(6) A seminar provider shall:
3421	(a) obtain recertification by the division every three years;
3422	(b) ensure that an instructor used by the seminar provider:
3423	(i) follows the curriculum established under this section; and
3424	(ii) conducts an alcohol training and education seminar in accordance with the
3425	guidelines established by rule;
3426	(c) ensure that any information provided by the seminar provider or instructor of a
3427	seminar provider is consistent with:
3428	(i) the curriculum established under this section; and
3429	(ii) this section;
3430	(d) provide the division with the names of all persons who complete an alcohol training
3431	and education seminar provided by the seminar provider;
3432	(e) (i) collect a fee for each person attending an alcohol training and education seminar
3433	in accordance with Subsection (2); and
3434	(ii) forward to the division the portion of the fee that is equal to the amount described
3435	in Subsection (4)(h); and

3436	(f) issue a record to an individual that completes an alcohol training and education
3437	seminar provided by the seminar provider.
3438	(7) (a) If after a hearing conducted in accordance with Title 63G, Chapter 4,
3439	Administrative Procedures Act, the division finds that a seminar provider violates this section
3440	or that an instructor of the seminar provider violates this section, the division may:
3441	(i) suspend the certification of the seminar provider for a period not to exceed 90 days
3442	(ii) revoke the certification of the seminar provider;
3443	(iii) require the seminar provider to take corrective action regarding an instructor; or
3444	(iv) prohibit the seminar provider from using an instructor until such time that the
3445	seminar provider establishes to the satisfaction of the division that the instructor is in
3446	compliance with Subsection (6)(b).
3447	(b) The division may certify a seminar provider whose certification is revoked:
3448	(i) no sooner than 90 days from the date the certification is revoked; and
3449	(ii) if the seminar provider establishes to the satisfaction of the division that the
3450	seminar provider will comply with this section.
3451	Section 46. Section 63I-2-232 is amended to read:
3452	63I-2-232. Repeal dates Title 32B.
3453	(1) Subsection 32B-1-102(7) is repealed July 1, 2022.
3454	[(2) Subsection 32B-1-102(33) (a)(i)(B), the language that states
3455	"32B-6-205(12)(b)(ii), 32B-6-305(12)(b)(ii)," and ", or 32B-6-905(12)(b)(ii)" is repealed July
3456	1, 2022.]
3457	[(3) Subsection 32B-1-102(114)(b), the language that states "32B-6-205(12)(b)(ii),
3458	32B-6-305(12)(b)(ii)," and ", or 32B-6-905(12)(b)(ii)" is repealed July 1, 2022.]
3459	(2) Subsection 32B-1-407(3)(d) is repealed July 1, 2022.
3460	[(4)] <u>(3)</u> Subsection 32B-1-604(4) is repealed June 1, 2018.
3461	[(5)] (4) Subsections 32B-6-202(3) and (4) are repealed July 1, 2022.
3462	[(6)] <u>(5)</u> Section 32B-6-205 is repealed July 1, 2022.
3463	[(7)] (6) Subsection 32B-6-205.2[(17)](15) is repealed July 1, 2022.
3464	[(8)] (7) Section 32B-6-205.3 is repealed July 1, 2022.
3465	[(9)] (8) Subsections 32B-6-302(3) and (4) are repealed July 1, 2022.
3466	[(10)] (9) Section 32B-6-305 is repealed July 1, 2022.

3467 $[\frac{(11)}{(10)}]$ (10) Subsection 32B-6-305.2[$\frac{(17)}{(17)}$](15) is repealed July 1, 2022. 3468 $[\frac{(12)}{(11)}]$ (11) Section 32B-6-305.3 is repealed July 1, 2022. 3469 $[\frac{(13)}{(12)}]$ (12) Section 32B-6-404.1 is repealed July 1, 2022. $[\frac{(14)}{(13)}]$ (13) Section 32B-6-409 is repealed July 1, 2022. 3470 3471 (14) Section 32B-6-605.1 is repealed July 1, 2019. 3472 (15) Subsection 32B-6-703(2)(e)(iv) is repealed July 1, 2022. (16) Subsections 32B-6-902(1)(c), (1)(d), and (2) are repealed July 1, 2022. 3473 (17) Section 32B-6-905 is repealed July 1, 2022. 3474 3475 (18) Subsection $32B-6-905.1[\frac{(17)}{(17)}](16)$ is repealed July 1, 2022. 3476 (19) Section 32B-6-905.2 is repealed July 1, 2022. 3477 (20) Section 32B-7-303 is repealed March 1, 2019. 3478 (21) Section 32B-7-304 is repealed March 1, 2019. 3479 (22) Subsection 32B-8-402(1)(b) is repealed July 1, 2022.